|    | Page 1                               |
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| 1  | IN THE UNITED STATES DISTRICT COURT  |
| 2  | FOR THE SOUTHERN DISTRICT OF OHIO    |
| 3  | EASTERN DIVISION                     |
| 4  | ~~~~~~~~~~~~~~~~~                    |
| 5  | STACIE RAY, BASIL ARGENTO, JANE DOE, |
| 6  | AND ASHLEY BREDA,                    |
| 7  | Plaintiffs,                          |
| 8  |                                      |
| 9  | vs. Civil Action No.                 |
| 10 | 2:18-CV-00272-MHW-CMV                |
| 11 | AMY ACTON, IN HER OFFICIAL CAPACITY  |
| 12 | AS DIRECTOR OF THE OHIO DEPARTMENT   |
| 13 | OF HEALTH, et al.,                   |
| 14 |                                      |
| 15 | Defendants.                          |
| 16 | ~~~~~~~~~~~~~~~~~                    |
| 17 | Deposition of                        |
| 18 | BASIL ARGENTO                        |
| 19 |                                      |
|    | August 29, 2019                      |
| 20 | 11:00 a.m.                           |
| 21 | Taken at:                            |
|    | Calfee Halter & Griswold, LLP        |
| 22 | 41 South High Street, Suite 1200     |
|    | Columbus, Ohio                       |
| 23 |                                      |
| 24 | Kimberly A. Kaz, RPR, Notary Public  |
| 25 |                                      |
|    |                                      |

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| 1  | APPEARANCES:                      |
| 2  |                                   |
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| 6  | ELIZABETH BONHAM, ESQ.            |
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Page 5
                 BASIL ARGENTO, of lawful age,
1
2
    called for examination, as provided by the
    Federal Rules of Civil Procedure, being by me
3
    first duly sworn, as hereinafter certified,
4
    deposed and said as follows:
5
               EXAMINATION OF BASIL ARGENTO
6
7
    BY MR. BLAKE:
8
           Q.
                 Okay. Mr. -- is it "Argento" or
    "Argento"?
9
10
           Α.
                 "Argento." It's Italian.
11
                 "Argento." It's Italian.
           Q.
12
                 Okay. Could you spell your name
13
    for the record, please?
14
                 Basil, B-a-s-i-l, Argento,
15
    A-r-q-e-n-t-o.
16
                 Great. Thank you.
           Q.
17
                 And have you ever had your
    deposition taken before?
18
19
           Α.
                 No.
20
                 All right. So I'm just going to go
           Q.
21
    over a few ground rules, then, just so we can
22
    be on the same page regarding how this is going
23
    to proceed and so we don't trip over ourselves.
    So as you know, there's a court reporter here.
24
    The court reporter is typing everything I say,
25
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Page 6

is going to type everything you say and everything your attorney says, but in order to do that, she needs us to all talk -- well, for us to talk one at a time. We can't talk over one another. So when I ask you a question, please wait for me question to finish, and as you answer the question, I'll try to do the same, I'll try to wait until you finish before I ask another question. Does that make sense?

A. Uh-huh. Yes.

Q. So you've just brought up the second rule, which is all of your answers need to be oral, auditory. You can't nod your head because the court reporter can't indicate that on the -- on her transcript, and because things like "uh-huh," "huh-uh" look ambiguous on a transcript, to the extent the answer calls for a "yes" or "no" response, I would appreciate it if you said "yes" or "no" or affirmative or "correct" or something similar. And if you don't, I may ask you to clarify.

The other rule is it's your deposition, so if at any time you want to stop, take a break, get a glass of water, go to the restroom, anything like that, that's perfectly

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2.

Page 7 The only caveat to that is that if 1 2. there's a question pending, I'd ask that you finish the question or answer the question 3 before we take a break. Does that make sense? 4 5 Α. Yes. All right. And just for your 6 0. 7 information, you know, we've taken two other of the plaintiffs' depositions in this case, and 8 9 they've each gone three hours or so, and I 10 anticipate that that's probably about the 11 length of time yours will go, okay? 12 Α. Yep. 1.3 All right. So if there are other 14 things that we've missed, we'll sort of learn 15 on the way, but for me, that's about all I have as far as ground rules, so we can kind of 16 17 proceed into the substantive portion of your deposition, all right? 18 19 (Nods head.) Α. "Yes"? 20 Q. 21 Α. Yes. 2.2 Q. Okay. All right. So I'm going to use several terms, and there's a lot of 23 disagreement about what terms mean in this 24 25 I just want to make sure you understand

Page 8

what I mean when I use certain terminology in this case, okay?

A. Yep.

2.

- Q. And that's another -- that's another important point. If I ask a question and it's unclear or confusing to you, you need to tell me because if you answer the question, I'm going to assume and the record's going to reflect that you understood the question and you were -- you were answering it, okay?
  - A. Yes.
- Q. So if you need me to clarify, just say so, okay?

MS. BONHAM: And just because we've been through this before, I'm just going to put a standing objection on the record, if I can to the extent that any of the terminology calls for us to accept any of defendants' definition, we don't, and to the extent that any question or use of terminology calls for expert or legal testimony, we'll just put a standing objection on the record, if that's okay with you.

MR. BLAKE: Yeah. I agree. You guys can have your standing objection, and I would appreciate it if we treated it that way

Page 9 and so it wouldn't be necessary, then, to 1 2. object on that grounds at every question. 3 Okay. So the first term is "ODH," and that generically stands for the Ohio 4 Department of Health, which is one of the 5 defendants in this case. You know that, right? 6 7 Α. Yes. And when I refer to "ODH," because 8 9 there's multiple defendants that have been sued, I'm referring to all of them. So do you 10 understand that? 11 12 Α. Yes. 1.3 To the extent I need to refer to any one of the defendants as an individual or 14 15 in their individual capacity, I'll let you 16 I'll make that clear on the record, 17 okay? 18 Α. Yes. All right. The term "transgender," 19 20 "transgendered," "transgenderism" or any 21 related term is someone whose gender identity 22 does not align with their birth or biological 23 sex. When I use that term or terms, that's 24 what I mean. Do you understand that? I understand that you think that's 25 Α.

Page 10 what that means. 1 2. Q. And we'll get into what your 3 definition is during the deposition, okay? And then "cisqendered" is someone 4 whose gender identity aligns with their birth 5 or biological sex. Do you understand that's 6 what I mean when I use that term? I understand that's what you mean. 8 Α. Okay. All right. Mr. Argento, 9 0. what is your address? 10 11 12 1.3 Q. And how long have you lived there? Moved in July 2nd of this year. 14 Α. And where did you live before that? 15 Q. 16 In Columbus. Α. 17 Where did you live in Columbus? Q. Think of my address. 18 Α. I don't need the address, but, you 19 Q. 20 know, just part of town. 21 Α. 22 When you said "we," who did you 23 0. live with? 24 My husband. 25 Α.

Page 11 And did your husband move out to 1 Colorado with you? 2. Yes. 3 Α. What's his name? 4 0. Α. 5 6 Q. 7 Α. How long have you been married? 8 Q. 9 Α. Two years approximately. 10 Q. So married approximately 2017? 11 Yeah. Α. 12 And before you were married, did Q. 13 you have a relationship with Α. 14 Yes. 15 0. I mean, would you -- would you call 16 it, like, a dating relationship? Were you guys 17 a couple? 18 Α. Yes. 19 How long were you guys together 20 before you got -- before you were married 21 approximately? 2.2 Α. Between three and four years. 23 And so you started seeing 0. 24 sometime 2013, 2014. Is that about right? 25

Page 12 That's about right, yeah. 1 Α. 2. Q. And how long have you lived with approximately? 3 Around three -- I would say three, 4 Α. three-and-a-half years. 5 Okay. So you met him and things 6 7 were going well. You guys moved in together pretty soon thereafter? 8 Uh-huh. 9 Α. "Yes"? 10 Q. 11 Yes. Α. 12 Okay. All right. What is your --0. 13 what's your highest level of education? 14 Α. I have a Bachelor's degree, and I 15 am currently pursuing my Master's. 16 Is that a Bachelor's of Arts or a 17 Bachelor's of Science? Bachelor of Arts. 18 Α. 19 What was your Bachelor of Arts in? Q. 20 Α. Psychology. 21 And when did you -- when did you 0. 22 obtain the degree? 23 2010. Α. 24 From what institution did you Q. obtain the degree? 25

Page 13 Α. Columbia College. 1 Is that an online university or 2. Q. where is that university located? 3 They're in Missouri. They also 4 Α. have online. 5 And did you take the classes 6 0. 7 remotely? Α. 8 Yes. 9 When did you start taking classes 0. at Columbia College? 10 Probably about a year before I 11 Α. 12 graduated. I had transferred and had credits. 1.3 Q. So you started taking classes at Columbia College in 2009, right? 14 Α. 15 Approximately. 16 And it took you a year or so to 17 complete your Bachelor's of Arts in psychology; is that right? 18 Yes. 19 Α. 20 And you said you had some transfer Q. 21 credits. Where did you obtain those credits? 22 Α. Oh, about ten different schools over ten or 15 years. 23 So you started taking college 24 Q. classes in the late '90s, mid-'90s or so. 25 Does

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Page 14 that sound about right? 1 2. Α. Yes. 3 And you -- it wasn't, like, one continuous course of study, you -- you changed 4 schools throughout that time, right? 5 6 Α. Yes. 7 Were those schools all online 0. schools or were some of them brick and mortar? 8 9 Α. Some were brick and mortar. 10 Okay. And I don't intend to go 11 through all ten or so schools over the last ten 12 or 15 years, but in general, what -- what was 13 the reason why you decided to leave or stop attending the various schools? 14 15 I mean, there were lots of 16 different reasons at different times in my 17 life. The first one, I was, you know, dealing 18 with the transition and I was poor. 19 So at least with regard to some of 20 them, it was issues related to your gender 21 transition, right, and then --2.2 Α. Yes. And then other times, it had to do 23 with, you know, not having the finances to 24 continue on with your education at that time, 25

Page 15 right? 1 Α. 2. Yes. 3 Okay. But you stuck with it and 0. eventually obtained your degree in 2010? 4 5 Α. Yes. Okay. And you said now you're 6 0. 7 pursuing a Master's degree? Α. Yes. 8 9 When did you start pursuing your 10 Master's degree? 11 About a year and a half ago. Α. 12 Ο. So 2018, 2017-ish? 13 Α. Yeah. Yes. 14 And from what institution are you Ο. 15 seeking your Master's degree from? 16 Adams State University. 17 Q. And is the Master's degree also in 18 psychology? 19 It's in clinical mental health Α. 20 counseling. 21 Is that a branch of psychology? 2.2 I mean, that depends on your It's focused on counseling as a 23 opinion. profession. 24 Is a psychology degree required 25 Q.

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Page 16 before you can take a Master's course in 1 clinical mental health counseling? 3 Α. No. Is it common? 4 As far as I understand, there's 5 people from many different backgrounds that 6 7 change to get a Master's in that, in that specialty. 8 9 O. Is Adams State another online 10 university or is that one located in Colorado 11 somewhere? 12 It's located in Colorado and they 1.3 also have online classes. 14 Do you attend classes in person or Q . do you do them online? 15 16 I do most of them online, but I go in the summer to face-to-face courses. 17 When you anticipate graduating? 18 Q. July 2020, I believe. 19 Α. 20 All right. What is your current Q. 21 employment? I'm not employed. 2.2 Α. 23 0. You're unemployed? 24 I just go to school right now. Α. Is there a reason why you only do 25 Q.

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Page 17 the in-person classes during the summer as 1 2. opposed to all year? 3 Α. That's how the program's set up. As part of your coursework in 4 0. clinical mental health counseling, has there 5 been any additional coursework or special 6 7 emphasis on issues or gender or sex? MS. BONHAM: Objection. We've been 8 9 through a long line of questioning now about 10 his educational background, and I want to 11 clarify for the record that he's not testifying 12 as an expert and he's not going to testify as 13 an expert, he's testifying only on his personal experience, and so his education related to the 14 issues in the case is irrelevant. Go ahead. 15 16 THE WITNESS: There's not been a class in the Master's program. 17 What about when you obtained your 18 0. 19 Bachelor of Arts in psychology, was there any 20 special class or coursework or course of study 21 that was directed towards issues relating to 22 sex or gender? 23 MS. BONHAM: Same objection. Go 24 ahead. Yes, I believe 25 THE WITNESS: Yeah.

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Page 18 there was a general sexuality course. 1 2. Q. You said there was a general 3 sexuality course? I believe so, yeah. 4 Α. Ο. Did you take that class? 5 6 Α. Yes. 7 0. Did that course talk about gender and gender identity and gender issues? 8 MS. BONHAM: Same objection. 9 10 THE WITNESS: This has been -- it's 11 been a long time ago, and what I believe is it 12 was very briefly talked about as far as 1.3 transgender. 14 So you recall taking a general 15 sexuality course as part of your Bachelor's of Arts when you were studying psychology, right? 16 17 Α. Yes. 18 And although it was several years 19 ago, you do recall that there was at least 20 some -- some small amount of discussion 21 regarding transgender issues. Is that your 2.2. recollection? 23 Α. Yes. Approximately how long ago did you 24 take the general sexuality course during your 25

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Page 19 studies? 1 2. Α. If I had to quess, probably six to eight years ago. 3 Q. Was that the only coursework you 4 took in either your Bachelor of Arts or 5 Master's programs that looked at transgender 6 7 issues? MS. BONHAM: Objection. Asked and 8 9 answered. Continuing objection to the 10 questions that seem to get at expert testimony. 11 Go ahead. 12 THE WITNESS: I honestly -- I think 13 one or two classes, they may have, like, 14 briefly mentioned it in a paragraph, but nothing extensive. 15 16 Is it your understanding that sex 17 and gender are different? MS. BONHAM: Objection. Calls for 18 19 expert testimony. Go ahead. 20 THE WITNESS: It's a very complex 21 topic, and I don't think you can say something 22 like that and have it be accurate, no. 23 So you believe that sex and gender are the same? 24 MS. BONHAM: Same objection. 25

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Page 20 Misstates testimony. 1 2. THE WITNESS: It's a very complex 3 thing. You can't just, like, make a blanket statement like that, in my opinion. 4 So it's your -- your understanding 5 6 of the difference between sex and gender is that it's a complicated question and you can't -- you can't definitively say one way or 8 9 the other whether they're the same? MS. BONHAM: Objection. Misstates 10 1 1 testimony. Foundation. Go ahead. 12 THE WITNESS: My opinion, it's a 13 very complex personal issue for each person to decide for themselves. 14 15 Q. And have you -- have you reached a 16 decision on that -- on that complicated issue? 17 For me, myself, my sex and gender 18 are the same. And on what basis have you 19 20 concluded that your sex and gender are the 21 same? 22 A. I'm not sure how to answer what 23 basis. This is just my reality. 24 Q. It's just what you believe? MS. BONHAM: Objection. 2.5

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Page 21 THE WITNESS: It's the reality that 1 2. I live with, yes. You're not a medical doctor, right? 3 0. Α. No. 4 And you don't consider yourself an 5 expert on a person's biological sex, right? 6 7 I'm only an authority for my own life, as is each individual person. 8 9 0. So that's a no, you don't consider yourself an expert on a person's biological 10 11 sex? 12 I'm not an expert on another person 13 outside of myself. Do you understand from a medical 14 15 perspective how a person's sex is determined? 16 MS. BONHAM: Objection. Calls for 17 expert testimony. Go ahead. THE WITNESS: You'd have to restate 18 19 your question. That question does not compute. 20 Sure. From a medical perspective, Ο. 21 do you know how a person's sex can be 2.2 determined? 23 You're asking me to believe in a Α. whole system of thought that I don't believe 24 in. 2.5

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Page 22 Do you believe that medical 1 professionals are capable of determining 2. someone's sex? 3 MS. BONHAM: Objection. Calls for 4 expert testimony. Foundation. Calls for 5 speculation. Go ahead. 6 7 THE WITNESS: Could you repeat the question? 8 9 0. Yeah. I'm asking whether or not 10 you personally believe whether the medical 11 profession is capable of determining a person's 12 biological sex. 13 MS. BONHAM: Same objection. 14 THE WITNESS: Biology is quite 15 misunderstood. The biological idea that gender 16 can be determined by, you know, things, is -- I do not believe that is correct, no. 17 You don't believe that medical 18 0. professionals using science, using biology can 19 20 determine a person's gender. Is that what your belief is? 21 2.2 MS. BONHAM: Objection. Misstates 23 testimony. Calls for expert testimony. 24 THE WITNESS: There have been many scientific studies showing there's not just 2.5

Page 23 genetics. It's very complex stuff. It's not 1 2. something simplistic. I understand you believe it's 3 complicated, but my question was a little 4 different. My question was whether or not you 5 believe -- you said gender, whether you believe 6 7 gender can be determined using biology and science. 8 9 MS. BONHAM: Objection. Vaque. 10 Asked and answered. Calls for expert 11 testimony. 12 THE WITNESS: I believe that each 13 individual person can determine and tell you their gender. 14 Q. But that a medical doctor can't 15 16 tell you your gender? 17 MS. BONHAM: Objection. Vague. 18 Misstates testimony. Continuing objection to 19 calls for expert testimony. 20 THE WITNESS: When you're asking me 21 about an individual doctor, I could possibly 22 answer that question. A particular doctor 23 might be able to, another doctor might not be 24 able to. Do you have an understanding of how 2.5 Q.

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Page 24 a particular doctor would be able to determine 1 2. someone's gender? 3 MS. BONHAM: Objection. Calls for expert testimony. 4 5 THE WITNESS: By asking. Any other ways besides just asking 6 0. 7 them? No other ways are necessary. 8 Α. 9 I didn't ask you whether or not 10 they were necessary, sir, I asked you whether 11 or not you were aware of any other methods 12 besides simply asking somebody. 13 MS. BONHAM: Same objection. THE WITNESS: No. I do not think 14 15 that's necessary, no. 16 And then what about a particular 17 doctor's ability to determine someone's biological sex, are you aware of the ways in 18 which a medical doctor might be able to do 19 20 that? 21 MS. BONHAM: Objection. Calls for 22 expert testimony. Objection to the term "biological sex." 23 24 THE WITNESS: Well, you're saying biological sex as a way to determine someone's 25

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Page 25 gender, which I don't want -- I don't see why 1 2. we're bringing that up. 3 So did you -- I don't think I heard an answer in there. I think I heard you say 4 something about what you were inferring from my 5 question, so let me re-ask it. 6 7 Do you have an understanding of how a medical professional could determine 8 9 someone's biological sex? 10 MS. BONHAM: Same objection. Calls 11 for speculation. Vaque. 12 THE WITNESS: No, I don't. I do 1.3 not believe that that's a possibility. You don't know if it's possible to 14 15 determine someone's biological sex from a medical perspective, or you don't have an 16 17 understanding of how they -- they make that determination? 18 MS. BONHAM: Objection. Asked and 19 20 answered. Calls for expert testimony. He's asked you whether or not you can think of how. 21 2.2 THE WITNESS: It's a loaded 23 question. You know, you're asking me to accept your definition. 24

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I haven't asked you to accept a

Q.

2.5

Page 26 definition, I've asked you simply to say 1 whether or not you're aware of ways in which a 2. medical professional can or does determine 3 someone's biological sex. 4 MS. BONHAM: Objection. Vaque. 5 Asked and answered. 6 7 THE WITNESS: Again, you're asking me to accept that that is the reality, that 8 9 somebody could -- you're asking me if I have an 10 understanding of something that I don't 11 believe. 12 You don't believe that there's such 1.3 a thing as biological sex? 14 Α. Correct. 15 MS. BONHAM: Objection to the term 16 "biological sex." 17 THE WITNESS: Yes. 18 0. Do you believe that there's such a thing as gender? 19 20 Α. That's another really complicated 21 thing. I mean, I believe in gender. 2.2 Q. You believe in gender? As a range, not in a black or white 23 Α. 24 way. 25 Q. You don't view gender as an

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Page 27 either/or construct; is that correct? 1 2. Α. Yes. 3 You believe gender -- or you believe gender is a spectrum; is that fair? 4 5 Α. Yes. Are -- is it fair to say the ends 6 0. 7 of the spectrum for gender are one end male and one end female, or is that not a fair 8 9 characterization? 10 MS. BONHAM: Objection. Vaque. 11 Calls for expert testimony. Calls for 12 speculation. 1.3 THE WITNESS: That's -- I mean, 14 that's up to each individual person, how they 15 view gender. 16 Well, what is your belief? 17 I can only speak for myself, and I'm male, and that's all I can say about that. 18 19 I quess I was asking you about your 20 belief about the spectrum. I wasn't asking 21 about what your belief about your gender is, I 22 was asking you about your belief about the 23 spectrum and whether or not you believe that one end of the spectrum is male and the other 24 end of the spectrum is female. That's all I 25

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Page 28

was asking.

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- A. I mean, you can make any number of models for how it could possibly work. I don't see any value in creating a specific --
- Q. So you don't necessarily agree that the spectrum would be male to female, right?
  - A. No.
- Q. You think it could be any number of different ways to characterize the ends of that spectrum, not necessarily male and female?
- A. Yes. It's up to each person how they view gender.
- Q. Okay. And so my question to you was how do you personally view it. You agreed with my characterization of it as a spectrum, and I was just wondering how you viewed -- in your view, how you viewed that spectrum.

MS. BONHAM: Objection. Calls for speculation. Calls for expert testimony.

THE WITNESS: I view people as individuals, and they can tell me their gender or how they feel about it or their model of what the gender or whatever you want to call it looks like.

Q. Do you believe biological sex is on

Page 29 a spectrum? 1 MS. BONHAM: Objection. Calls for 2. 3 expert testimony. Continuing objection to the term "biological sex." 4 THE WITNESS: Biological sex, 5 that's just -- it's a concept, you know, and 6 7 it's a concept that I don't believe is correct. But like you said before, you're 8 not a medical doctor, so you don't consider 9 10 yourself an expert on biological sex, right? 11 Of course not. Α. 12 And you don't consider yourself an 0. 13 expert on gender either, do you? Of course not. I'm only an expert 14 Α. 15 in my own life. 16 And you haven't received any 17 certifications or degrees regarding sex and gender, right? 18 19 Α. No. 20 You haven't published any papers Q. 21 regarding sex and gender, right? 2.2 Α. No. And you haven't given any talks or 23 presentations on the topics of sex and gender, 24 right? 25

Page 30 Α. No. 1 Do you believe birth certificates 2. Q. are a form of identification? 3 Α. Yes. 4 Do you believe that birth 5 certificates reflect biological data that 6 7 exists at the time of birth? Some of it, yes. 8 Α. 9 Okay. Do you know whether the 10 information on a birth certificate is recorded 11 by the individual whose birth record is 12 reflected or by the Ohio Department of Health? 13 Α. The Ohio Department of Health is -issues birth certificates and has control over 14 15 them. 16 It's not the responsibility of the 17 individual who was just born to, you know, fill in or fill out their birth certificate, right? 18 19 Of course not. Α. 20 And at the time that the birth 21 certificates are made, does the individual have 22 any control over what information is recorded 23 or displayed on the birth record? 2.4 Of course not. Α. And the individual doesn't certify 25 O .

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Page 31 or attest to the accuracy of the birth record, 1 2. right? 3 MS. BONHAM: Objection. THE WITNESS: Of course not. 4 It's ODH that certifies the 5 0. 6 accuracy of the birth record, right? 7 Α. Yes. Do you hold yourself as a 8 9 transgendered to the public? 10 That's a complicated matter. I am Α. 11 out in some circumstances and not in others. 12 0. What circumstances are you out in? 13 Α. With family and friends and with other trans people, especially trans youth and 14 15 in my counseling practice. 16 Do you have a counseling practice? 0. 17 Α. Yes. I just began it. Oh, 'cause earlier, you said you 18 0. were unemployed. Is that until recently you've 19 20 been unemployed? 21 I just -- well, I just signed the 22 lease for my office space, so I haven't started 23 yet. Will be shortly. 24 In the next week or two or --Q. 25 Α. Probably in about two weeks, yeah.

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|    |               |       | Page 32                             |  |  |
|----|---------------|-------|-------------------------------------|--|--|
| 1  |               | Q.    | Did you have a counseling practice  |  |  |
| 2  | before that?  |       |                                     |  |  |
| 3  |               | Α.    | I had a practicum.                  |  |  |
| 4  |               | Q.    | What is a practicum?                |  |  |
| 5  |               | Α.    | It's where you work under another   |  |  |
| 6  | professional. |       |                                     |  |  |
| 7  |               | Q.    | Counseling professional?            |  |  |
| 8  |               | Α.    | Yes.                                |  |  |
| 9  |               | Q.    | And when did you leave there?       |  |  |
| 10 |               | Α.    | May of last year.                   |  |  |
| 11 |               | Q.    | May of 2018?                        |  |  |
| 12 |               | Α.    | May of this year.                   |  |  |
| 13 |               | Q.    | May of 2019. And that was in        |  |  |
| 14 | Denve         | r?    |                                     |  |  |
| 15 |               | Α.    | That was in Columbus, Ohio.         |  |  |
| 16 |               | Q.    | Oh, that's right, 'cause you just   |  |  |
| 17 | moved         | in Ju | ly, right?                          |  |  |
| 18 |               | Α.    | Yes.                                |  |  |
| 19 |               | Q.    | Who did you work for in Columbus,   |  |  |
| 20 | Ohio?         |       |                                     |  |  |
| 21 |               | Α.    | I have to look up her name. I       |  |  |
| 22 | can't         | think | of her name right now.              |  |  |
| 23 |               | Q.    | How long did you work there?        |  |  |
| 24 |               | Α.    | Five months.                        |  |  |
| 25 |               | Q.    | And what kind of counseling did you |  |  |
|    |               |       |                                     |  |  |

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Page 33 do there? 1 I counseled many different kinds of 2. clients, and then I also counseled people in 3 the -- in the substance abuse program we had 4 there. I remember her name. It's 5 6 7 And then otherwise, it was just 0. general counseling? 8 9 Α. Yes. 10 Q. How long did you do that for? 11 It was about five months. Α. 12 Oh, I think I asked you that. Q. 13 Before that, were you employed as a counselor anywhere else or --14 15 Α. No. 16 Did you have any other form of 17 employment prior to that? In my life? 18 Α. Well, just in the last few years. 19 20 I have a few websites that I Α. 21 created that I sell merchandise from. 2.2 Q. So you were selling things online? 23 Α. Yes. 24 Like, through Pinterest or Q. something like that? 25

Page 34 Did you say Pinterest? Α. 1 2. Q. Yeah. Oh, no. Just -- just my own 3 Α. It wasn't on another -website. 4 It wasn't hosted by anybody? 5 0. 6 Α. No. 7 What kind of things did you sell? 0. On my main website, I sell, you 8 Α. know, like, gender and sexuality products for 9 transgender men. 10 11 Like, personal care products or Q. 12 clothing? Like, what are you talking about? 1.3 Α. Sexuality-related products. Okay. Do you still operate that 14 0. 15 website? 16 It still exists, but I don't 17 have -- I haven't had time to work on it, so... 18 Okay. You said that it was more Q. than one. What other kinds of -- what other 19 20 kinds of websites did you sell things on? 21 They were basically other -- other sexuality-related items, but not specifically 22 for transgender people. 23 When you say "sexuality products," 24 Q. are you referring to, like, items used during 25

Page 35 sex or during intimate moments, things like 1 that? 3 Α. Yes. Q. Okay. I just -- it wasn't clear to 4 5 me. All right. While we're on the 6 7 topics, and you don't have to pull these out, but these are the interrogatories and discovery 8 9 requests that were served in this case. Do you 10 recall providing your counsel with information 11 so that those could be answered and returned to 12 me? 13 Α. Yes. 14 Okay. So in response to one of 15 the -- well, one of the interrogatories called 16 for social media accounts and things of that 17 nature. Do you recall that? 18 Α. Yes. 19 And in response to that, you -- you 20 identified an Instagram page called "Eat 21 Me Organic." Does that ring a bell? 2.2 Α. Yes. 23 And I went on the page, and it looked like a baked goods store or some sort of 24 advertisement for baked goods; is that 25

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Page 36 accurate? 1 2. Α. Yes. 3 All right. So is that another one of the things that you sell and market online, 4 or is that kind of a defunct website? 5 It's defunct now. It was a project 6 7 I did for probably three or four months. That was something you were doing 8 Q. in Ohio? 9 10 Α. Yes. 11 Okay. So besides the gender 12 sexuality products, the baked goods, anything 13 else you can recall selling online, or is that 14 the landscape? 15 Α. Yeah. That's it as far as online. 16 Okay. What about not online, did 0. 17 you ever sell anything, like, in a storefront or out of your house or anything? 18 I mean, the -- the cookie business 19 20 was in person. I would go to festivals. 21 Okay. All right. We were talking 22 about the number of people that you were, quote/unquote, out with regarding your status 23 as a transgendered person. You identified 24 family, friends, other trans people and folks 25

Page 37 that you were counseling; is that accurate? 1 Yes. Not all clients that I 2. counsel, but some. 3 Okay. Is there anything particular 4 that would cause you to reveal that information 5 during a counseling session? 6 7 Yes. I would reveal that during counseling for someone who is transgender or 8 gender questioning. 9 Okay. Was that a -- was that a 10 11 large number of your clients? 12 Α. Maybe a third. 1.3 How many people would you say you've disclosed or revealed your transgender 14 status to? 15 16 How many people, like, in my life? Α. 17 Q. Yeah. I have no idea. How could I 18 possibly -- I mean, it's been -- I 19 20 transitioned --21 I'm sorry. You said you 2.2 transitioned when what? When I was pretty young. I don't 23 Α. know how many people's been told. 24 Would you say it's in the hundreds? 2.5 Q.

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Page 38 Α. Probably not hundreds, no. 1 Greater than 50? 2. Q. 3 Α. Yeah. Somewhere between 50 and a hundred 4 0. people; is that fair? 5 As far as I can quesstimate. 6 Α. 7 You don't keep a running list, 0. right? 8 9 Α. Of course not. 10 Do you know how many people have 11 found out about your transgendered status due 12 to your birth certificate? 1.3 Α. Maybe around ten, but they're not people I've chose to disclose to, I was forced 14 15 to. 16 Has the disclosure of your birth 17 certificate ever led to bodily harm? 18 Α. Bodily harm, no. 19 Those ten people or so that you've 20 disclosed your birth certificate to that's led 21 to the revelation of your transgendered status, 22 have those all been people that have been in connection with some sort of state or federal 23 24 government agency? 2.5 Α. Yes.

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Page 39 You used to be a Buckeye, at least. 1 2 You no longer are, but I'm sure that you're familiar with the Pride festival in Columbus; 3 is that fair? 4 5 Α. Yes. And you would agree that it's a 6 7 celebration of a lot of things, but one of those things is transgendered individuals, 8 9 right? It should be. It is not always. 10 Α. 11 Okays. In your experience, though, 0. 12 has that celebration included transgender 1.3 celebration and -- well, celebration of transgendered people? 14 15 Α. Usually, yes, at least in small 16 part. 17 Have you ever participated in the Pride festival? 18 I've attended it. 19 Α. 20 Okay. What about in Colorado, is 0. 21 there a similar festival out there? 2.2 Α. Probably. 23 You just -- you don't know, you haven't been there long enough? 24 25 Α. Right.

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Page 40 And if there is, is it your intent 1 2. to participate in the future? 3 Α. Yes. The fact that you're a 4 transgendered person doesn't humiliate you, 5 does it? 6 7 MS. BONHAM: Objection. THE WITNESS: My status as 8 9 transgender is very personal, and it does not 10 humiliate me in itself, what's humiliating is 11 how people have treated me, particularly these 12 government officials once I've been forced to 13 disclose. 14 Okay. And being transgendered 0. 15 isn't something that you're ashamed about, 16 right? 17 Α. No. 18 MS. BONHAM: Objection. THE WITNESS: No, I'm not. 19 20 You're proud of your status as a Q. 21 transgendered person, right? 2.2 Α. Yes. 23 And it's fair to say that you're so 24 proud of that transgendered status, that you're happy to share your story about being 25

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Page 41
    transgendered with anyone who's willing to
1
2.
    listen; isn't that right?
3
                 MS. BONHAM: Objection.
    Argumentative. Misstates testimony.
4
5
                 THE WITNESS: That's absolutely
6
    incorrect.
7
             You said that --
          0.
                It's absolutely incorrect. I'm not
8
9
    happy to share it with just anyone. It's very
    personal and I've had very, very bad
10
11
    experiences with certain people.
12
             I'm going to ask you to take a look
1.3
    at Exhibit 9, Defendants' Exhibit 9, which your
    counsel should have.
14
15
                 (Thereupon, Deposition Exhibit 9,
16
17
                 E-mail Communications, was marked
18
                 for purposes of identification.)
19
20
                 MS. BONHAM: I'm just going to put
21
    on the record, so this is a video deposition.
22
    Opposing counsel has e-mailed us the exhibits
23
    that he intends to use, and we'll put them up
    on an adjacent screen here during the
24
    deposition. So you said Exhibit 9?
25
```

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Page 42 MR. BLAKE: Yes, Exhibit 9. Let me 1 2 know when you have it on the screen. 3 MS. BONHAM: All right. We're ready. 4 Defendants' Exhibit 9 is a group 5 exhibit of e-mails that was provided by counsel 6 in response to some of our document requests. 8 Mr. Argento, do you, at least on the top page, 9 recognize this document? 10 Α. Yes. 11 Okay. And if you could turn to --12 and at the bottom -- well, at the bottom are a 1.3 sear of Bates numbers. The first page is Bates numbered 000026. Do you see that? 14 15 Α. Yes. And if you could turn to Bates 16 17 No. 41, 000041, and let me know when you're 18 there. 19 Α. Yes. 20 At the bottom of -- I guess, the Q. 21 middle is an e-mail from a woman named Alana 22 Jochum. Do you see that? 23 Α. Yes. And Alana Jochum has an e-mail 24 address that indicates that she is affiliated 25

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Page 43
    with qualityohio.org. Do you see that?
1
2.
           Α.
                 Yes.
3
                 Are you familiar with the
    organization qualityohio.org?
4
5
           Α.
                 Yes.
                 And if you look over to the right,
6
7
    there's a date of Wednesday, July 27th, 2016.
    Do you see that?
8
9
           Α.
                 Yes.
10
                 And according to this e-mail, at
    that date and time, she sent you, among others,
11
12
    an e-mail to an account,
13
                           . Do you see that?
           Α.
14
                 Yes.
15
           Q.
                 Ιs
                                             your
16
    e-mail address?
17
           Α.
                 Yes.
                 Is it still your e-mail address?
18
                 Yes.
19
           Α.
20
                 Okay. And do you recall receiving
           Q.
21
    this e-mail or at least communicating with
22
    Ms. Jochum or about --
23
           Α.
                 Yes.
24
                 -- Wednesday, July 27th, 2016?
           Q.
25
           Α.
                 Yes.
```

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Page 44

- Q. Okay. And as far as you can tell, is there a true and accurate copy of that e-mail correspondence?
  - A. Yes.

1

2.

3

4

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1.3

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25

- Q. All right. If you look down to the middle paragraph in this e-mail, and it begins with the sentence "Of Course..." Do you see that?
  - A. Yes.
- Q. And she says: Of course, we will continue to change the policy here causing this issue in the first place.

Do you see that?

A. Yes.

MS. BONHAM: Objection. That slightly misstates document. It reads: Of course, we will continue to work to change the policy here.

Q. Causing this issue in the first place! Right? I tried to read it accurately, and it's probably the additional buffer of technology that we have between us maybe cuts out. So I'm not going to misread anything that's quoted directly in front of us, at least not intentionally.

Page 45 Okay. So we all agree what it says 1 2. My question is: What was your understanding of the issue she was referring to 3 in that -- in that sentence? 4 The issue is that I was trying to 5 get my Italian citizenship recognized, and they 6 7 were giving me a lot of difficulties because of the fact that my Ohio birth certificate said 8 9 the wrong gender on it. 10 Okay. And that issue was related 11 to your status as a transgendered person, 12 right? 13 Α. Yes. 14 Okay. That same day, you 0. 15 responded, and if we go to the e-mail below 16 that, it's an e-mail before you back to 17 Ms. Jochum and others. Do you see that e-mail? 18 Α. Yes. And you respond: Alana, I would be 19 20 happy to share my story in any way that is 21 helpful, and I am grateful for your assistance 2.2 with this issue. 23 Do you see that? 24 Α. Yes. So at least with regards to what 25 Q.

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Page 46 Ms. Jochum was talking about, you were happy to 1 2. share your story with anyone, right? 3 Not with anyone. I'm happy to Α. share my story in a way that would help fix 4 this terrible problem that we're discussing 5 6 here today. 7 0. Okay. So you would share your story in any way that would help fix that 8 9 problem, but not necessarily to anyone; is that 10 accurate? 11 Yes. Α. 12 Okay. Let's go to Bates No. 69, 1.3 000069. Let me know when you're there. It's about four pages from the back of the document. 14 15 Α. Okay. 16 Okay. This is another e-mail 0. 17 correspondence with Ms. Jochum, right? 18 Α. Yes. And this one occurred on or about 19 20 April 6th, 2017. Do you see that? 21 Α. Yes. 2.2 And like the other one, as far as you're aware, is there a true and accurate copy 23 24 of the e-mail correspondence you had with Ms. Jochum on or about that date? 25

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Page 47 Α. Yes. 1 2. Q. And if you look at --3 MS. BONHAM: That's April 2017. I realize, Jake, you're trying to read this 4 accurately, and I just want to make a good 5 record on the transcript. 6 7 MR. BLAKE: Yeah. What did I say? MS. BONHAM: 2016. 8 9 MR. BLAKE: Well, 2017 it is. 10 So if you look at the last full Q. 11 e-mail on April 6th, 2017 at 3:54 p.m. from 12 Ms. Jochum, do you see that? 13 Α. Yes. 14 And she says: Would you be willing 15 to share your story about this process and the hurdles you had to go through due to the fact 16 17 that Ohio does not have a clear process to 18 correct a person's gender marker on their birth certificate? 19 20 Did I read that accurately? 21 Α. Yes. 2.2 And then you responded a few minutes later: I would love to. Nothing I 23 24 would love more than to have that happen in this state. Thank you for all your efforts. 25

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Page 48 Do you see that? 1 2. Α. Yes. 3 So it's accurate to say you were more than willing to share your story, to tell 4 people, to let people know about this -- this 5 transgender issue that was impacting you and 6 7 others, right? Well, let me be clear. I would not 8 9 choose to be doing this if it wasn't so 10 important. In this context, I am willing to do 11 this, and it's in invasive and it's 12 uncomfortable. I don't want to be doing it, 13 but transgender people are marginalized and at 14 risk and young trans people die of suicide, 15 and, therefore, I'm here. 16 So is that a "yes"? 0. 17 Α. Yes. And have you, in fact, been sharing 18 your story with others? 19 20 MS. BONHAM: Objection. Vague. 21 THE WITNESS: I mean, can you 2.2 restate that? 23 Sure. You -- you promised 0. 24 Ms. Jochum that you would be happy to share your story with others. Have you, in fact, 25

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Page 49 done that since you made that promise in 1 2. April 2017 and at other times? 3 Okay. So you're asking me if I did Α. in that specific instance. She never contacted 4 me further about doing so. I would have, but I 5 didn't -- I wasn't asked. 6 7 What about with others besides Ο. people affiliated with Quality Ohio and 8 Ms. Jochum? 9 10 Of course I've told certain people 11 about parts of my life. 12 So other than your communications 1.3 with your counsel here, have you worked with 14 any other organizations or advocacy groups 15 trying to get your story out and talk about the 16 issues that we're talking about today in this 17 case? 18 Α. No. One of the claims in the complaint 19 20 is that the -- that ODH discriminates against 21 transgendered people because they are not 22 permitted to change the sex identifier on their birth certificate, right? 23 24 Α. Yes.

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Are you aware of any laws in Ohio

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Q.

25

Page 50 related to birth certificates that mention 1 2. transgender individuals? 3 MS. BONHAM: Objection. Calls for a legal conclusion. 4 5 THE WITNESS: I mean, I don't know 6 any specifics about laws. 7 So are you aware of any laws in 0. Ohio related to birth certificates that make 8 9 any mention to gender? 10 MS. BONHAM: Same objection. 11 THE WITNESS: No. 12 Do you know whether Ohio laws 0. 13 permit anyone, regardless of gender, to change their sex marker on their birth certificate? 14 15 MS. BONHAM: Objection. Vaque and 16 calls for a legal conclusion. 17 THE WITNESS: I mean, I talked 18 to -- I've talked to people at the Ohio Department of Health who told me it was 19 20 impossible to change it. 21 It's your understanding that ODH 2.2 will not change a birth certificate based on gender identity, right? 23 2.4 MS. BONHAM: Same objection. THE WITNESS: It's my understanding 2.5

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Page 51 that they will not change the gender listed on 1 a birth certificate. 3 For any reason or based on a change in gender identity? 4 MS. BONHAM: Objection. Calls for 5 legal conclusions. Vaque. Objection to the 6 7 terms "sex" and "gender" and "gender identity" as they're being used. 8 9 THE WITNESS: It's my understanding that if they believe they made an error, they 10 11 will change it, but that's up to them to decide 12 what was an error. 1.3 And when you say "they," you mean if ODH made an error? 14 15 Α. Yes. 16 Do you know when Ohio's laws related to birth certificates were enacted? 17 18 MS. BONHAM: Objection. Foundation. Calls for a legal conclusion. 19 20 THE WITNESS: No. 21 Do you know whether Ohio law 22 applies differently to transgendered or cisqendered individuals? 23 24 MS. BONHAM: Same objections. THE WITNESS: Yes, it clearly does. 2.5

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Page 52
          O. In what way does Ohio law apply
1
    differently to transgendered or cisgendered
2.
    individuals?
3
                 MS. BONHAM: Same objections.
4
5
                 THE WITNESS: Cisqendered people
    have an accurate birth certificate and
6
7
    transgendered people cannot have an accurate
    birth certificate.
8
9
                 In what way is a transgendered
    birth certificate inaccurate?
10
11
                 MS. BONHAM: Objection. Vaque.
12
                 THE WITNESS: The gender is
13
    incorrect.
                 MS. BONHAM: Let's take a break.
14
15
    We got to take a bathroom break.
16
                 MR. BLAKE: Sure.
17
                 (Recess taken.)
18
                 (Thereupon, Deposition Exhibit 6,
19
20
                 Birth Certificate, was marked for
                 purposes of identification.)
21
2.2
                 So I was going to show you
23
          Ο.
    Defendants' Exhibit 6, so let me know when you
24
    have that pulled up on your screen.
25
```

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Page 53 MS. BONHAM: 1 Okay. 2. Q. All right. Do you have 6 in front of you? 3 Α. Yes. 4 All right. Defendants' Exhibit 6 5 0. is a document, which is a copy of your 6 7 certification of birth. Have you seen this before? 8 9 Α. Yes. 10 And right before we left for break, 11 you had indicated that one way, at least, in 12 which you thought that Ohio laws discriminated 1.3 against transgendered people was because the 14 gender was inaccurate for a transgendered 15 person, but accurate for a cisgendered person. 16 Do you recall that testimony? 17 Α. Yes. All right. Where on this document 18 does the word "gender" appear? 19 20 Α. It's the sex, which is the same as 21 gender, in my opinion. 2.2 But you acknowledge that the Ohio birth record does not contain the word 23 "gender," right? 24 It has "sex," which is the same as 25 Α.

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Page 54 gender, yes. 1 Q. Do you know how the Ohio Department 2. of Health received information about your sex 3 at the time of your birth? 4 MS. BONHAM: Objection. 5 Foundation. 6 7 THE WITNESS: I wasn't there. You know, I was there, but I was a baby. 8 9 So you don't know how the Ohio 10 Department of Health received this information 11 at or near the time of your birth; is that 12 accurate? 13 Α. Not without speculating. 14 Do you have any understanding about 0. how they received that information? 15 16 Again, not without speculating how 17 it happened. So you have an understanding, but 18 it's just a quess; is that accurate? 19 20 MS. BONHAM: Objection. Misstates. 21 THE WITNESS: I mean, it could --22 it could be any number of ways. I don't know. 23 Well, what are the ways in which you believe that ODH could have received this 24 information? 2.5

```
Page 55
                 MS. BONHAM: Objection.
1
2.
    Foundation. Calls for speculation. Asked and
3
    answered.
                 THE WITNESS: I mean, it could have
4
    been -- I don't know if it was erred from the
5
    hospital. That's just a quess.
6
7
           Q. It could have been reported from
    the hospital, right? Right?
8
9
          Α.
                Yes.
10
                 Could have been reported by your
           Q.
11
    parents, right?
12
          Α.
                Yes.
13
           Q.
                 Any other ways?
14
                 MS. BONHAM: Same objections.
15
                 THE WITNESS: Sure. There's any
16
    number of ways.
17
                 Well, I can't think of any, so I
    was just wondering if you could.
18
19
          Α.
                 No.
20
                 Okay. Let's assume it's one of
           Q.
    those two ways, and I understand you don't know
21
22
    for sure, right, but do you believe that it was
23
    incorrect to report your sex as female at or
    near the time of your birth?
24
          Α.
25
                 Yes.
```

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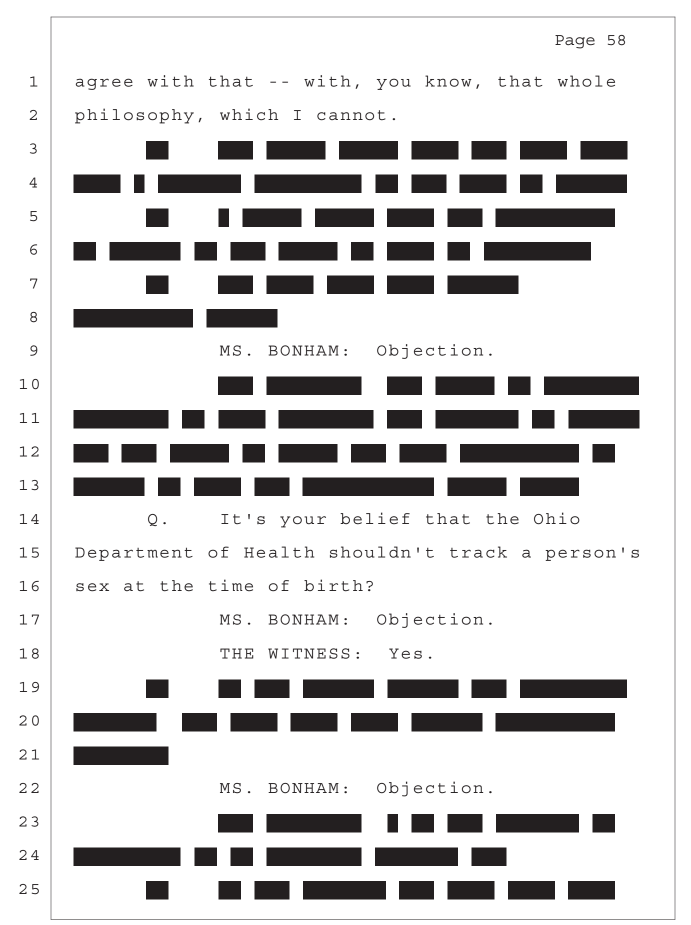
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Page 56 On what basis do you believe that 1 was inaccurate? 2. 3 Α. Because I -- you can't -- because you can't tell gender just from looking at 4 someone. 5 All right. Can you tell sex just 6 0. 7 by looking at someone? Α. 8 No. 9 0. But you're not a medical doctor, 10 right? 11 Of course not. Α. 12 Do you have any evidence to 13 contradict that your sex was recorded as female by ODH based on information provided by the 14 15 medical provider at or near the time of your 16 birth? 17 MS. BONHAM: Objection. Compound. 18 Vague. 19 THE WITNESS: Like I said, I don't 20 know what happened. I was a baby. 21 Would it have been -- would it have 2.2 been accurate for the medical provider to 23 report that your sex was male to ODH at or near the time of your birth? 24 It would have been just as valid as 25 Α.

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Page 57 putting that. I mean, it's just a guess. 1 Q. Do you have any information about 2. what a medical provider uses to report sex at 3 the time of birth to ODH? 4 5 MS. BONHAM: Asked and answered. THE WITNESS: I mean, I can quess 6 7 what they do, but... What's your quess? 8 Q. 9 My quess is they just look at a 10 person's genitals, a baby's genitals. 11 12 13 14 15 MS. BONHAM: Objection. 16 THE WITNESS: It doesn't -- a 17 person's genitals does not reflect gender or 18 sex, in my opinion. 19 20 21 22 23 24 MS. BONHAM: Objection. 25 THE WITNESS: You're asking me to

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Page 59 MS. BONHAM: Objection. Misstates testimony. Calls for speculation. Calls for 11 expert testimony. Calls for a legal 12 conclusion. THE WITNESS: It's my belief that 14 sex or gender should not have been reported based on a baby's genitalia. 15 16 What basis do you have to support 17 your assertion that the sex recorded on your birth certificate was incorrect at the time of 19 birth? 20 MS. BONHAM: Objection. Calls for 21 expert testimony. Calls for legal conclusions. 22 To the extent he's able to give a lay answer. Asked and answered. 23 24 THE WITNESS: Well, I mean, just my reality. I've always felt male from my 25

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Page 60 earliest memories, and I believe there was no 1 2. need for them to report either way on a birth certificate or to track it on a birth 3 certificate at all. 4 5 Are you aware of any method by which a medical provider can identify gender at 6 7 the time of birth? MS. BONHAM: Objection. Calls for 8 9 expert testimony. 10 THE WITNESS: I mean, this is the 11 same question you're asking me if someone can 12 tell genitalia and classify them as male or 1.3 female, which I do not believe is reflective of 14 reality. 15 Well, it's because you -- you -- as 16 you testified before, you don't believe 17 biological sex is a real thing, right? MS. BONHAM: Objection. Misstates 18 testimony. Calls for a legal conclusion. 19 20 Calls for expert testimony. 21 THE WITNESS: Biological sex, in my 22 opinion, it's in the brain. 23 And so it's your belief that a medical doctor can determine neither biological 24 sex nor gender identity at the time of birth? 25

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Page 61 MS. BONHAM: Objection. Misstates 1 2. testimony. Calls for expert testimony. THE WITNESS: Yes. 3 Could you pull up Exhibit 3? 0. 4 Α. Okay. 5 All right. The document that's 6 0. 7 being shown to you is a document which was previously marked as Exhibit 3. I'll represent 8 9 to you that this is the template for the long 10 form of data which is collected and recorded by 11 the Ohio Department of Health at or near the 12 time of birth. Do you see that document? 13 Α. Yes. 14 Do the words "gender" or "gender 15 identity" appear anywhere in that form? 16 The word "sex" is on there, which 17 is the same as gender, in my opinion. 18 MS. BONHAM: And I just want to let the record reflect, this looks like a 14-page 19 20 document. He's scrolling through it and he didn't produce it and can't authenticate it. 21 Have you finished reviewing the 2.2 Q. document? 23 24 Α. Yes. And did you see the word "gender" 25 Q.

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Page 62 or "gender identity"? 1 There's a synonym for "gender," 2. Α. which is "sex." 3 Okay. But other than the sex 4 identifier, which is included on that -- that 5 document, you don't see the word "gender" or 6 7 "gender identity," right? No. But like I said, "sex" is a 8 Α. 9 synonym for "gender," so it's the same as if it said "gender" on it. 10 And that's your personal opinion, 11 Q. 12 right? 13 Α. That is my opinion, yes. 14 Are you aware of any forms or Ο. 15 records maintained by ODH that track a person's gender or gender identity? 16 17 MS. BONHAM: Objection. Foundation. 18 19 THE WITNESS: Sex, which is the 20 same, yes. 21 So just the birth certificate and 22 the long form that I've shown you. Any other documents besides those two? 23 24 MS. BONHAM: Same objection. THE WITNESS: You're asking me 2.5

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Page 63 what -- what other documents they have in their 1 2. internal system? I'm asking you whether or not 3 you're aware of any other documents which track 4 gender or gender identity. You've testified to 5 two documents, which include the word "sex," 6 which you consider a synonym, and I'm asking you whether you're aware of any other -- any 8 9 other such documents. 10 Α. No. And your gender identity is male, 11 Q. 12 right? 13 Α. Yes. 14 Which contradicts with the sex, Ο. which is identified on your birth certificate 15 as female, right? 16 17 The gender or sex as a synonym is incorrect on my birth certificate, yes. 18 Are you familiar with the term 19 Q. 20 "karyotype"? 21 I have heard of it, yes. And if I told you someone had XX 2.2 chromosomes, that would indicate a sex as 23 female, right? 24 MS. BONHAM: Objection. 2.5

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Page 64 Foundation. Calls for expert testimony. Calls 1 2. for speculation. 3 THE WITNESS: That's actually incorrect. There are people that have XX 4 chromosomes who are male and there are people 5 with XY chromosomes who are female. Some have 6 7 even given birth. That's just incorrect. There's also many other besides XX or XY. 8 9 So when you say someone with XX chromosomes is male, are you referring to their 10 11 gender or their biological sex? 12 MS. BONHAM: Objection. THE WITNESS: Those are the same, 1.3 14 in my opinion. 15 Okay. So is it your understanding, 16 then, that your chromosomes do not dictate your 17 biological sex? 18 MS. BONHAM: Same objection. THE WITNESS: It's not an 19 20 understood science and it's been highly 21 oversimplified by popular science. 2.2 Q. So what science are you relying on 23 when you say that you do not believe that an XX chromosome indicates someone's sex is female? 24 MS. BONHAM: Objection. 2.5

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Page 65 Foundation. Asked and answered. Calls for 1 expert testimony. He's obviously not relying 2. on science as a lay witness. 3 THE WITNESS: There have been 4 plenty of studies outside of whatever 5 mainstream beliefs, but you can look up and 6 7 find out that there are people with XY chromosomes who have given birth and there are 8 people with, you know, XX, XO, XX, whatever, 9 10 there's many different variations. Do you recall any of those studies 11 12 or papers that you're referring to? 13 Α. Not off the top of my head, but 14 there are many. 15 16 17 MS. BONHAM: Objection. 18 THE WITNESS: 19 Q. 20 21 MS. BONHAM: Objection. 22 Argumentative. Foundation. 23 THE WITNESS: 24 In your opinion, right? 25 Q.

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Page 66 In my opinion. 1 Α. 2. O . 3 4 MS. BONHAM: Same objections. 5 6 THE WITNESS: 7 And you're not aware of any 8 Q. 9 procedure by which a person can change their chromosomes, right? 10 11 MS. BONHAM: Same objections. 12 THE WITNESS: I am not aware of a 13 procedure that a person can change their chromosomes, but there are variations besides 14 XX or XY. 15 16 Are you aware of any legislative 17 purpose when Ohio enacted its laws related to birth certificates? 18 19 MS. BONHAM: Objection. 20 Foundation. Calls for a legal conclusion. 21 THE WITNESS: I don't really 2.2 understand your question. I don't understand 23 that question and I don't know about legal type 24 of matters. That's why I have counsel. Do you have any evidence at all 25 Q.

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that Ohio's laws regarding the amendment of its birth records were motivated by an hatred or animus or ill will towards transgendered people?

MS. BONHAM: Same objections.

Calls for legal conclusions.

THE WITNESS: Yeah. I mean, I can speculate on what people were thinking when they created whatever laws are there, but it's clear that now, in the present day, they are motivated to keep transgendered people from having accurate records.

- Q. What basis do you have to say that ODH is motivated to keep transgendered people from having accurate birth records?
- A. Because it's a very simple matter to change somebody's birth certificate for other reasons such as name change or such as adopted parents and will not even having any sort of way to change -- to correct a transgendered person's record.
- Q. Are you aware that specific statutes which allow a person to undergo a name change or a change of parentage on their birth certificate?

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Page 68 MS. BONHAM: Objection. Calls for 1 2. a legal conclusion. Foundation. 3 THE WITNESS: I don't specifically know the law specifically about that, no. 4 5 Is it your understanding that ODH will only change the sex marker on a birth 6 7 certificate if there is a clerical error reporting or recording the sex at the time of 8 birth? 9 10 A. It's my understanding that they 11 judge what a clerical error is, and that is the 12 only way they will allow as evidence to be 1.3 changed, yes. 14 And you would agree that there was 15 no clerical error on your birth certificate, 16 right? 17 MS. BONHAM: Objection. Argumentative. Calls for a legal conclusion. 18 19 THE WITNESS: No, I would not agree 20 with that. 21 You think there was a clerical error on your birth certificate? 22 23 MS. BONHAM: Same objections. 2.4 THE WITNESS: Yes. What was the clerical error? 25 Q.

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Page 69 Putting down a gender or sex. 1 2. or gender, synonym. Let's turn back to Exhibit 9. Let 3 me know when it's in front of you. 4 5 Α. Yeah. All right. And if you turn to the 6 0. 7 third page, which is Bates numbered 000028, let me know when you're there. 8 9 Α. Okay. 10 Starting at the top, there's a --11 an e-mail from you to 12 probateinfo@franklincountyohio.gov. Do you see 13 that e-mail? 14 Α. Yes. 15 Q. And it's dated July 8th, 2016, 16 right? 17 Α. Yes. And there's a series of e-mails 18 following that. Looks like three or four 19 20 communications. To the best of your knowledge, 21 is that a true and accurate reflection of the 22 correspondence you had with the probate court in Franklin County? 23 24 Α. Yes. 25 Q. All right. And at the very top,

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Page 70 the first e-mail in the chain, it says: Hello. 1 2. Can you tell me if there's a form or procedure for a legal gender change? 3 Do you see that? 4 Α. Yes. 5 And the probate court responded 6 7 four minutes later, which is incredible for lots of reasons, but they say: Was there an 8 error on the birth certificate? 9 10 Do you see that? 11 Α. Yes. 12 And you said: It is a case of 0. 13 transsexualism, not a clerical error. 14 Do you see that? 15 Α. Yes. 16 Okay. So you being transgendered 0. 17 and you having female on your birth certificate isn't a clerical error, right? 18 MS. BONHAM: Objection. Calls for 19 20 a legal conclusion. 21 THE WITNESS: Well, I'm speaking as 22 somebody trying to quickly help them understand 23 my situation. I was not going to try to act as 24 if I wasn't transgender, I was trying to explain that. I still consider it a clerical 25

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Page 71 error because, you know, I'm -- I've been male 1 2. my entire life. I was trying to quickly 3 explain myself to the person. Q. You described it -- you described 4 it to the probate court as not a clerical 5 error, right? 6 7 Yes. I said that, but that is so I can explain to them my situation. 8 I do 9 consider it a clerical error, but I did not 10 want to misrepresent that I'm not trans. 11 MS. BONHAM: To the extent that the 12 term "clerical error" is going to create legal 1.3 conclusions, we'll have a standing objection to the use of that term in the interchange. 14 15 MR. BLAKE: Well, it's his word, 16 not mine. 17 THE WITNESS: It was them. 18 0. Whatever you told to the probate 19 court, it's your testimony today, though, that 20 it's not a clerical error. Is that my 21 understanding? 2.2 MS. BONHAM: Objection. Misstates 23 testimony. 24 THE WITNESS: Well, as I said, I was trying to explain myself in a quick, simple 25

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Page 72 way to a bureaucrat, but I do consider it a 1 2. clerical error, yes. 3 In what way was the state's recording of your sex at birth as female a 4 clerical error? 5 Because it's not accurate. 6 Α. 7 How is it inaccurate? Ο. You can't tell someone's gender by 8 Α. just looking at them. 9 10 What about their sex, can you tell 11 someone's sex by looking at them? 12 MS. BONHAM: Objection. 1.3 THE WITNESS: Again, sex, no, you cannot tell because "sex" is a synonym of 14 "gender." 15 16 Earlier, you testified that you 17 didn't think biological sex existed. Is that still accurate? 18 MS. BONHAM: Objection. Misstates 19 20 Calls for expert testimony. testimony. 21 THE WITNESS: Biological sex is 22 complicated and misunderstood, and it's usually 23 that term used to oppress trans people. Do you know why the state records 24 sex at the time of birth? 25

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Page 73 MS. BONHAM: Objection. 1 2. Foundation. Calls for speculation. 3 THE WITNESS: The state is a straw man or human people, you know, like, people 4 deciding to do things. I can't speculate on 5 why they did that. 6 7 Ο. You don't know whether the state or the Department of Health has any particular 8 9 interest or reason for tracking people's birth 10 sex? 11 MS. BONHAM: Same objections. 12 THE WITNESS: I don't know what 13 their reasons are, but I believe that it's not 14 necessary. 15 Upon what do you base your belief 16 that it's not necessary to track someone's 17 birth sex? 18 MS. BONHAM: Objection to the term "birth sex." 19 20 THE WITNESS: Yes, because when 21 you're saying "birth sex," the state or the 22 Ohio Department of Health has no business 23 knowing anything about people's genitals. 24 Q. Do you know what the CDC is? It's in there somewhere. No. 25 Α.

Page 74 1 me. 2. Q. No. 3 Do you know what Social Security is? 4 5 Α. Yes. 6 0. Okay. Are you aware that the 7 Department of Social Security collects information regarding individuals' birth sex 8 for enrollment in the Social Security program? 10 I'm aware that they do it, not that Α. 11 they have a good reason for it. 12 Do you know what an infant growth 13 chart is? 14 I mean, I've heard of such a thing. 15 Have you ever heard your friends 16 discuss their kids or your own kid and have a 17 doctor or someone say they're in such and such 18 percentile for weight or height? Have you ever heard that? 19 20 Α. Yes. 21 And are you aware that there are 22 different growth charts for males and females? 23 Α. Yes, but individuals don't fall immediately to a chart. That is on an average. 24 Do you know who compiles that 25 Q.

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Page 75 information? 1 2. Α. No. 3 0. Do you know why that information's compiled? 4 5 Α. I can speculate. What do you speculate? 6 0. 7 A growth chart, I'm sure, is to see Α. how healthy a child is. 8 9 And you would degree that if we 10 didn't track information about the birth weight and sex of children at birth and at various 11 times through life, there would be no way to 12 1.3 compile that information and present it as a chart, right? 14 15 I agree that that would be 16 possible, but I do not agree that that is necessary. 17 18 Q. So you're not a medical doctor, 19 right? 20 Α. No. Okay. And you don't believe that a 21 22 medical provider should have reported your sex at birth as male, right? 23 24 MS. BONHAM: Objection. THE WITNESS: I don't believe there 2.5

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Page 76 was any reason to report gender or sex at all. 1 2. So you don't think they should have 3 reported male or female, right? Α. 4 Right. When did you determine that your 5 gender did not match your biological sex? 6 7 MS. BONHAM: Objection. THE WITNESS: Again, I don't 8 9 believe in the term "biological sex." I 10 remember when I was three years old becoming 11 aware of myself as a person, when I was three 12 years old, and being shocked that I had been 13 dressed in a stereotypically female way 'cause I thought I would be dressed like my father. 14 15 And have you, since that time, 16 identified yourself as female? 17 Α. No. What have you identified yourself 18 Q. 19 as? 20 Well, I always felt male and I Α. 21 always believed myself to be male, but I didn't 22 know until I was in -- probably around 1996 23 that it was possible to correct my gender.

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mid-'90s, you felt yourself as a male.

So from the age of three until the

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Q.

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Page 77 were you aware that that was incongruous with 1 2. what your sex was? 3 MS. BONHAM: Objection. THE WITNESS: I was aware that it 4 was incongruous with what people told me I was 5 6 supposed to be. 7 If you go to Defendants' Exhibit 5. 0. Let me know when you have that in front of you. 8 9 Α. Okay. 10 And if you look on Page 3, it's 0. 11 Interrogatory No. 2. 12 Α. Okay. 1.3 And we asked you to identify the date you understood that your biological sex 14 15 did not align with your gender identity. Do you see that interrogatory? 16 17 Α. Yes. 18 And you responded. Your response is on the following page and it says that your 19 20 first memory of bodily awareness was at the age 21 of three years old. That's consistent with what you just testified with, right? 22 23 Α. Yes. And at that time, you knew yourself 24 to be a boy and knew that your gender identity 25

Page 78 as a boy did not align with the feminine 1 2. clothing that you were dressed in, right? 3 Α. Yes. MS. BONHAM: I'll note that that 4 answer was made subject to objections that 5 we're not waiving. And also with the 6 7 documents, just want to note that there's a protective order in this case, and if we could 8 9 agree to keep any exhibits already designated 10 as confidential or attorneys eyes' only under 11 the protective order with that same designation 12 in the depositions. 1.3 MR. BLAKE: Sure. Yeah. These 14 interrogatory responses were not marked and 15 you'll have an opportunity to designate, 16 obviously, after the transcript is prepared. 17 What do you mean new -- and I'm 18 changing, obviously, the pronouns from "himself" to "yourself" because I'm talking to 19 20 you in the first person now. But what do you 21 mean when you stated that you knew yourself to 22 be a boy? What does that mean? 23 The same as any other boy knows himself to be a boy. There's no way to -- it's 24 just you know. 25

Page 79 Something internal? Something 1 2. innate? I mean, what was it? Α. Yeah. It was just how I always 3 felt. 4 And in what ways at that time did 5 0. 6 you identify as a boy instead of a girl? 7 Α. In all ways. I mean, what are some of those way? 8 9 I don't --10 MS. BONHAM: Objection. Vaque. 11 THE WITNESS: I mean, I could tell 12 you stereotypically male things like to do, but 13 that doesn't mean anything. I mean, a lot of 14 other people do things that are not 15 stereotypically things that are part of their 16 gender. 17 So at the age of three, what are the stereotypical boy things that you wanted to 18 19 do? 20 Well, at three, I mean, I don't Α. 21 know, I just felt male. I mean, when I was a 22 little older, I played baseball, things like 23 that. I didn't have any interest in girlie 24 things or anything like that. 25 Q. So sports and more traditionally

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Page 80 boys clothing. Anything else? 1 2. I think that's basically it. 3 And so at least in your early years, your interest in sports and the type of 4 clothing you preferred was an indication to you 5 that -- that you were, in fact, a male and not 6 7 a female, right? MS. BONHAM: Objection. Misstates 8 9 testimony. I also played sports. 10 THE WITNESS: Yeah. Not -- that's 11 not right because I knew internally, and 12 there's no real -- how do you know you're a 13 girl? How do you know you're a boy? I just knew, and that's just how it was. 14 15 Is there anything about your 16 knowing yourself to be a boy as early as the 17 age of three which could have been detected or 18 reported at the time of your birth? 19 MS. BONHAM: Objection. Calls for 20 speculation. Calls for expert testimony. 21 THE WITNESS: I mean, that's 22 impossible to say. I don't know. 23 You're not aware of anything, Ο. right? 24 25 Α. I mean, I'm not aware of any reason

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Page 81 that they have to put a gender on there. 1 2. Q. And you're not aware of any way in which they could have detected what your 3 gender, which you identified at three years 4 old, was, right? 5 6 MS. BONHAM: Same objections. 7 THE WITNESS: At three, they could have asked me at three. When I was a baby --8 9 0. You're not aware of anything when you were a baby, right? 10 11 Α. No. 12 They couldn't have asked you when 0. 13 you were a baby, right? 14 Α. Right. 15 0. And you wouldn't have known anyways, right? 16 17 MS. BONHAM: Objection. Calls for speculation. 18 19 THE WITNESS: Nobody knows anything 20 when they're a baby. 21 They know some things. I mean, 22 come on, right? I mean, they know how to feed to some degree and there's some involuntary 23 things that happen, right? 24 Nothing to do with higher level 2.5 Α.

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Page 82 intellectual development. 1 2. Q. Right. Like, for example, gender 3 identity, correct? MS. BONHAM: Objection. 4 THE WITNESS: Gender identity or 5 awareness of one's self. 6 7 All right. You're familiar with 0. the term "gender dysphoria," right? 8 9 Α. Yes. 10 And my understanding of that -- of 11 gender dysphoria is that it's a clinical 12 diagnosis where a person's biological sex does 1.3 not match his or her gender identity. Does that comport with your understanding of that 14 15 diagnosis? 16 MS. BONHAM: I'm going to object to 17 the use of the terms and to questions that call 18 for expert testimony. 19 That is a diagnosis THE WITNESS: 20 that is -- well, first of all, it's hotly 21 contested. I see it as something that it makes 22 it easy to explain to cisqender people what the situation is, but it does not reflect reality, 23 you know, as far as -- you know, I don't accept 24 that there's the biological sex that's 25

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Page 83 separated from the gender identity. 1 Like you said about not being a 2. medical doctor, you're not an expert in 3 diagnosing gender dysphoria either, are you? 4 5 No, I'm not an expert. That is also not just limited to the medical 6 7 profession. You received a diagnosis of gender 8 Q. 9 dysphoria in early 2000; is that right? 10 Α. Yes. 11 Sorry. Are you finished? 0. 12 I was just going to say I was 1.3 forced into the situation to get medical treatment, yes. 14 Forced in by whom? 15 16 In order to get medical treatment 17 at that time, you had to get a diagnosis of 18 gender dysphoria. It was not an option to do any other method. 19 20 21 22 23 24 25

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Page 84 1 2 3 Α. Yes. 4 Okay. You were approximately 25 at 5 0. that time? 6 7 Α. Yes. Before your diagnosis, had you 8 9 heard of gender dysphoria? 10 Α. Yes. 11 So according to the diagnosis, if 12 your biological sex and your gender identity do 13 not match, that means that the biological sex 14 and the gender identity are different, right? 15 MS. BONHAM: Objection. 16 THE WITNESS: No. I mean, they 17 don't know -- they don't know the complex 18 biology of a person, they're just using the term for simplification or to, you know, treat 19 20 people with hormones or whatever treatment they 21 need. And by that, you mean the medical 22 23 experts who are actually rendering the diagnosis of gender dysphoria, they're the ones 24 that you say don't understand the complexity of 25

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Page 85 gender and sex. Is that your testimony? 1 2. MS. BONHAM: Objection. Objection. Misstates testimony. Calls for expert 3 testimony. 4 THE WITNESS: I can't answer for 5 every doctor out there, what they're thinking. 6 7 There are certain people that know very well that this term is just something used to get 8 people treatment, and it does not mean 9 10 biological sex and gender identity are different. 11 12 Ο. Which people know that? 1.3 Α. I don't understand that question. 14 Well, you said there are certain Ο. 15 people out there who know that these two things don't mean biological sex and gender identity 16 17 are different. I'm just curious to know what your understanding is of who those people are. 18 19 Well, the people who know their Α. 20 head from their ass from a hole in the ground. 21 0. Okav. So --There's not a specific person I can 22 Α. There are plenty of people who know. 23 point to. 24 Q. Can you name any? Can I name, like, specific doctors? 25 Α.

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Page 86 0. Sure. Sure. 1 2. Α. No. 3 Okay. You would agree, logically, Ο. though, that two items that are incongruent 4 with one another can't be the same, correct? 5 6 MS. BONHAM: Objection. Vaque. 7 THE WITNESS: Two items that are incongruent with each other can't be the same? 8 9 I'm not sure that I understand. I mean, I see 10 where you're trying to go with that, but I 11 don't really have an answer to that one. 12 So you don't know one way or the 1.3 other whether incongruence indicates sameness? 14 MS. BONHAM: Objection. Vaque. 15 Incomplete hypothetical. 16 THE WITNESS: The terms mean that, 17 but you're applying it to transgender people, which does not apply. 18 Okay. So from a general sense, 19 20 that might be true, but as applied to 21 transgendered folk, it's your opinion that that 22 is not true, the statement is incorrect? 23 MS. BONHAM: Objection. Misstates 24 testimony. Vaque. 2.5 THE WITNESS: Your statement that

Page 87 sex and gender identity are incongruent, I do 1 2. not agree with. 3 Okay. Even for someone with a diagnosis of gender dysphoria, you disagree 4 that that means that sex and gender are 5 incongruent? 6 7 MS. BONHAM: Continuing objections to the terms as defendants have defined them. 8 9 THE WITNESS: Again, my diagnosis 10 is contested and it does not mean the same 11 thing to everyone. 12 MR. BLAKE: All right. Can we take 13 a quick break? 14 MS. BONHAM: Yeah. 15 (Recess taken.) Do you recall when you first 16 17 realized that the sex identifier on your birth record did not match your gender identity? 18 19 MS. BONHAM: Objection. 20 THE WITNESS: I honestly don't 21 remember the first time I saw my birth 22 certificate, but it was when I was very young 23 and felt the gender was incorrect on it. 24 You don't remember approximately Q. when that -- that was? 2.5

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Page 88
                 I would guess I was maybe ten.
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           Α.
                 Do you have a driver's license?
2.
           Q.
           Α.
                 Yes.
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                 Is it issued by the State of Ohio?
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           0.
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                 Yes.
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                 Does that reflect your sex as male
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           0.
    or female?
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           Α.
              Male.
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                How often do you update your
    driver's license?
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11
                 Update it how?
           Α.
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                 Well, I mean, have you ever had to
13
    update your driver's license?
                 Well, I renew it. I mean, not
14
          Α.
15
    really updating it.
16
                Okay. So how many -- so you've
17
    renewed your driver's license, I take it,
    probably several times?
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19
           Α.
                Yes.
20
                 And you intend to get a driver's
    license in Colorado, too?
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22
           Α.
                Yes. I actually tried.
23
           0.
                Go ahead.
             This comes to one of my -- back to
24
           Α.
    the injury thing that we haven't really talked
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Page 89

about, but I tried to get my Colorado Driver's License and I brought all the paperwork they said I needed, Social Security card, passport, and two pieces of mail, I think, and they would not process my driver's license here because my middle initial is "J" and they said that they had to see my birth certificate because they did not believe that my middle initial was just "J" and they wanted to see my whole, quote/unquote, middle name, so I have not been able to get my driver's license yet and I will be forced to show them my birth certificate with the incorrect gender on it.

- Q. Are you fearful that someone at the Colorado Bureau of Motor Vehicles is going to injure or harm you when you show them your birth certificate?
- A. My usual experience with showing bureaucratic officials my birth certificate is that they treat me very poorly and then do whatever they can to make it more difficult to get whatever I'm trying to do done.
- Q. But you don't fear bodily harm by the Colorado official, right?
  - A. I don't fear bodily harm, I just

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Page 90 know that there's emotional trepidation and it 1 2. will not be pleasant. 3 All right. So you talked about Ο. having to renew your Ohio Driver's License 4 periodically while you were a resident of Ohio, 5 and acknowledging now that you're a resident of 6 7 Colorado, you're going to need to get a Colorado Driver's License. When you've 8 conducted these renewals, have you ever changed 9 your hair color on your driver's license? 10 11 I don't believe so. Α. 12 Have you ever changed your weight? Q. 1.3 Α. Yes. My weight has changed over 14 the years. 15 0. And you've updated that information 16 on your driver's license, right? 17 Α. Yes. 18 What about your address, have you 19 ever had to update or change your address on a driver's license? 20 21 Yes. At least one time when it was 22 renewed, yeah. 23 When you initially got your driver's license in the State of Ohio, what sex 24 did you put on it? 25

Page 91 When I first got my driver's 1 license, they, of course, forced me to put 2. female. 3 And when did you change it to male? 4 0. Α. Around 2000, I believe. 5 Was that before or after you had 6 0. underwent transition? 7 Α. After. 8 Have you ever been pulled over? 9 0. 10 Α. Yes. 11 And when you were pulled over, the 12 officer asked you to show your driver's 1.3 license, among other things, right? 14 Α. Yes. Did police officer ever ask you for 15 your birth certificate during a traffic stop? 16 17 They don't have for people's birth 18 certificate at a traffic stop. You would agree that a driver's 19 20 license needs to be current so that law 21 enforcement can, you know, do its law 22 enforcement job, right? 23 MS. BONHAM: Objection. Foundation. Calls for speculation. 24 THE WITNESS: It's to be updated to 2.5

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Page 92 circumstances. So it's, you know, human using 1 the identity document has, you know, their full 2. dignity, yeah. 3 Have you ever used your birth 4 certificate to buy beer? 5 6 That's not a thing. 7 Have you ever used your birth 0. certificate to get into an R rated movie? 8 9 Α. That's not a thing either. 10 Have you ever used your birth Ο. 11 certificate to get into a bar? 12 None of these things you're listing 1.3 would accept a birth certificate. What about to verify a credit card 14 Q. 15 purchase? 16 I don't believe, no. They wouldn't 17 accept that, I'm sure. 18 Have you ever had to show your 0. birth certificate to TSA when boarding a plane? 19 20 Α. No. They wouldn't accept that. 21 What about renting a car? 0. 2.2. Α. No. 23 But in all those circumstances, you Ο. have used your driver's license or other state 24 identification, right? 25

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- A. Yes, but that doesn't mean I don't also need a birth certificate.
- Q. And you would agree that a driver's license is a much different form of identification document than a birth certificate, right?

MS. BONHAM: Objection. Calls for a legal conclusion. Argumentative.

THE WITNESS: No. I don't consider them much different. I consider them that they have separate uses in certain situations.

- Q. Well, we've identified some very common uses for state identification document or a driver's license, and you've testified that none of those -- the birth certificates are used in none of those circumstances, but nevertheless, it's still your testimony that they're similar documents?
- A. They are both identity documents that every person needs to have in their life and it needs to be accurate.
- Q. Your picture is not on your birth certificate, right?
- A. Right.
  - Q. You don't routinely carry your

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Page 94 birth certificate with you when you go places, 1 2. right? 3 Α. No. How many times a month would you 4 say you look at your birth certificate? 5 I don't look at it on purpose 6 7 because it's upsetting that it has an incorrect gender on it. 8 9 0. So less than one time per month? 10 Α. I only get it out when I absolutely 11 need to. 12 How many times a month would you 13 say you handle or look at your Ohio Driver's License? 14 15 Α. Probably at least every other day. 16 All right. Let's go to Exhibit 2. 0. 17 Let me know when you have it in front of you. 18 Α. Okay. All right. What is -- what has 19 20 been marked as Defendants' Exhibit 2 is a copy of the complaint, which you filed with others 21 22 against ODH. Do you see that? 23 Α. Yes. Have you seen this document before? 24 Q. 25 Α. Yes.

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Page 95 Did you provide information to 1 2 counsel so that they could prepare this document and make the allegations contained 3 within it? 4 5 Α. Yes. All right. Turn to Page 14, if you 6 7 would. Let me know when you're there. 8 Α. Okay. 9 Paragraph 59 just states that: 10 Plaintiff, Basil Argento, is a 42-year-old man 11 who was born in Tuscarawas County, Ohio, and 12 currently resides in Columbus, Ohio. 13 Do you see that? 14 Α. Yes. 15 0. That's, obviously, not correct. 16 Since the time that this was filed, you've 17 moved to Colorado, right? 18 Α. Yes. 19 Okay. If you turn to the next 20 page, Page 15, and go to Paragraph 67. Let me 21 know when you're there. 2.2 Α. Okay. Paragraph 67 describes an incident 23 when you attempted to get an Italian passport, 24 right? 25

Page 96 Α. Yes. 1 2. Q. And you presented the consular officials at the Italian Consulate with your 3 birth certificate, right? 4 Α. Yes. 5 And the birth record indicates your 6 7 birth sex as female, correct? Α. 8 Yes. 9 And you also presented the consular officials with your driver's license, right? 10 11 Α. Yes. 12 Which indicates your sex is male, 0. 13 correct? 14 Α. Yes. 15 0. And the consular officials told you that they did not know how to proceed with 16 17 processing your application for an Italian 18 passport in that circumstance, right? 19 Α. Yes. 20 And that resulted in a lot of back Ο. and forth between you and the officials at the 21 22 Italian Consulate, right? 23 Α. Yes. 24 And the correspondence, phone calls, I presume e-mails, went on for over a 25

Page 97 year, right? 1 2. Α. Yes. 3 You tried to get the Consulate to process your application, and they would say 4 they couldn't do it, right? 5 6 Α. Yes. 7 And the reason why they couldn't do 0. it was this incongruence between the sex 8 identified on your birth certificate as female 9 10 and the sex identified on your driver's license 11 as male; is that accurate? 12 Α. Yes. 1.3 But, eventually, they did figure out how to do it and they processed your 14 15 application, right? 16 They did. It took three years 17 instead of the typical one year it would take for a cisqendered person. It took extra -- I 18 had to drive from Columbus to Detroit extra 19 20 times. And also, now, I'm trying to get them 21 to issue my passport, which would be absolutely 22 no problem for a cisqendered person, but they will not issue my passport due to still this 23 problem with the gender being wrong on my birth 24 certificate. 2.5

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- Q. All right. So you're a citizen of Italy, but you don't yet have the passport; is that accurate?
  - A. Yes.

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- Q. Okay. When you presented your birth record to the consular officials at the Italian Consulate, were you in any way fearful that you were going to be physically harmed by those officials?
- A. There are cameras in places like that, so, of course, nobody working at the consulate was going to physically harm me.
- Q. All right. And you would agree that it's not the Ohio Department of Health's responsibility to set the guidelines for what Italy requires to grant citizenship to a foreign-born individual?
- MS. BONHAM: Objection. Vague.

  19 Compound. Calls for legal conclusions.
- 20 Foundation.
  - THE WITNESS: My opinion is the ability to have documents reflect the living people's circumstances because birth certificates are for use by living people.
- Q. But that doesn't answer the

Page 99 question. ODH has no responsibility over 1 2. whether the Italian Consulate grants 3 citizenship to a U.S. born individual, right? MS. BONHAM: Objection. Calls for 4 a legal conclusion. 5 6 THE WITNESS: They're not 7 responsible for that, however -- for that specific thing, however, they are -- they 8 9 should be responsible to make someone's birth 10 certificate accurate. And if I had -- if I 11 had -- if I were a cis person, then this 12 process would have been easy and, you know, it 1.3 would have been less expensive and less 14 harrowing. 15 I mean, that's your opinion that if you were a cis person, the process would have 16 17 been easier. I mean, you don't know that for a fact, right? 18 19 I do know that for a fact. There 20 are forums online where people talk about how 21 long it took them, and the average is one year for somebody who doesn't even have their 22 23 documents completely all together, and I had my documents all completely together and it took 24 25 three years.

Page 100

- Q. Would you consider yourself an expert on what it takes to obtain Italian citizenship?
- A. That depends on your definition of expert. Do I know all the ins and outs of it, yes.
- Q. Okay. So it's based on your expert -- on your expert opinion that one year should be all that's required to obtain -- for U.S. born citizen to obtain Italian citizenship?
- MS. BONHAM: Objection. Misstates
  testimony. He's obviously testifying as a lay
  witness.
  - THE WITNESS: Yes. My opinion and from what I've seen and read is the average is one year.
  - Q. Other than what you've read on, I assume, what is the Italian Consulate's website, do you have any personal experience with how long it would take a cisgendered person to obtain their Italian citizenship?
  - A. No, other than online forums. They were not on the Consulate website.
    - Q. Okay. And ODH doesn't have any

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Page 101 control over how long it takes Italy to process 1 2. citizenship requests, right? 3 MS. BONHAM: Objection. Calls for a legal conclusion. 4 5 THE WITNESS: They only have control over whether they update my birth 6 certificate to be correct or not. So that's a no, ODH doesn't have 8 Q. any control, right? 9 10 MS. BONHAM: Objection. 11 THE WITNESS: They only have 12 control, again, over my birth certificate. 1.3 They don't have control over any other authorities. 14 15 They don't dictate what information 16 Italy requires to process its passport 17 applications, right? 18 Α. No, but they dictate what information they're going to get. 19 20 They dictate -- they dictate what information is reported at the time of birth 21 2.2 and reflected on the birth certificate. 23 there any other information that ODH dictates? 24 MS. BONHAM: Objection. Compound. THE WITNESS: It's not just what 2.5

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Page 102 was recorded at birth, it is a reflection of my 1 current -- should be a reflection of my current 2. 3 reality, such as name and things like that, so, I mean, that's what they have control over. 4 5 Okay. Do you know why Italy or the 6 Italian Consulate requires the sex on your birth certificate and driver's license to 7 match? 8 9 MS. BONHAM: Objection. 10 Foundation. 11 THE WITNESS: They told me many 12 things over three years. One thing they say, 1.3 they could write down two things that mismatch, then they told me it still took as long as it 14 15 did. And then now for my passport, they 16 won't -- they won't give me a passport with, 17 you know, even the wrong gender on it because 18 they said that if it's a male name, it has to 19 say male, but they won't put male on it because 20 my birth certificate is wrong. Do you have a U.S. passport? 21 0. 2.2 Α. Yes. 23 What is the sex reflect on your 0. 24 U.S. passport? 2.5 Α. Male.

Page 103

- Q. Have you been issued any sort of identification or citizenship card from Italy?
- A. No. All I have is an e-mail stating that I'm in the system now and I have to send in a form that has my current address updated.
- Q. Are you working towards getting your Italian passport?
- A. I am going to. I haven't moved forward with it over the past however many months it been 'cause I've been busy, but, yes, I am going to do that.
  - Q. What's the next step?
- A. The next step is probably getting a lawyer, unless Ohio fixes my birth certificate. Otherwise, I'm probably going to get a lawyer in Italy.
- Q. You said earlier that Italy was originally willing to issue a passport that reflected your sex as female; is that right?
- A. No. They would not do either because I said, well, if it's wrong, at least I'll have my passport and then I can work towards updating it to the correct gender, but they will not do that because in Italy, if a

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person has a masculine name, then the gender is to be male. I cannot put that on there until my birth certificate is fixed.

- Q. But at least at some point, you were willing to have an Italian passport that reflected female, right?
- A. Not willing, per se, but it's better than not having a passport at all because then you can work towards changing it, just like I did with my U.S. passport.
- Q. You were going to be okay with having a female listed on your passport as long as you could just get the passport initially, right?
- MS. BONHAM: Objection. Misstates testimony.
  - THE WITNESS: No. I'm not okay with that at all, but it's better than having no passport and no proof that I'm an Italian citizen.
  - Q. Can you turn to Exhibit 9, please?

    Let me know when you're there.
    - A. Yes.
- Q. And if you turn to the page Bates numbered 000030, it's five pages into the

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Page 105 document. 1 2. Α. Okay. 3 This is another e-mail exchange between you and it looks like the Italian 4 Consulate in Detroit. Do you recognize these 5 e-mails? 6 7 Α. Yes. To the best of your knowledge, is 8 9 this e-mail chain a true and accurate copy of 10 the correspondence you had with the Italian 11 consulate on or about April 18th, 2016? 12 Α. Yes. 13 Q. 2016? 14 Α. Yes. And it looks like that that 15 0. 16 correspondence actually began in 2015. And I 17 don't speak Italian, so I don't know what month Giuqno is, but I'm going to guess June. 18 19 Α. Yeah. 20 Okay. So it looks like on or about Q. 21 June 25th, 2015, you sent an e-mail to an 2.2 individual at the Italian Consulate, and the 23 subject was update on case. Do you see that e-mail at the bottom of Bates Page 000030? 24 Α. 25 Yes.

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Q. And you say: Signore Paladino, thank you for your help. Do I understand that my legal name change is not recognized by Italy? I don't mind the gender marker being wrong on my Italian passport.

Do you see that?

- A. Yes, I see that.
- Q. So at least at that time, you didn't mind having an incorrect gender marker on your Italian passport, right?

MS. BONHAM: Objection. Misstates testimony and misstates the document, which goes on to say, quote, I will go to Italy and petition for it to be changed later, but I can't live my life as a trans person with the wrong name on my passport.

obviously, I'm talking to this bureaucrat. I want him to give me my passport. I do not want the wrong gender on there, but it is far less likely that someone will notice the incorrect gender on the passport than my name being wrong. I am not okay with it being wrong, but I do want my Italian passport.

Q. Do you know if the Italian passport

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Page 107
    includes -- is it a sex or gender word that
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    they use to track male or female, do you know?
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                 MS. BONHAM: Objection.
                 THE WITNESS: It's the same word,
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    so...
                 They only have the one word for it?
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                 I'm saying, in English "gender" and
     "sex" is the same.
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                 I got it, I'm just wondering what's
           0.
    actually on the Italian passport, if you know.
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                 I don't have one yet.
           Α.
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           Q.
                 Sorry?
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           Α.
                 I don't have one yet, so...
                 So you don't know if it says
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           Ο.
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     "gender" and "sex" on the passport?
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                 It makes no difference 'cause
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    that's the same word.
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                Is it the same word in Italian?
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     'Cause it's not the same word in English. I
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    mean, they're two words. Do they only?
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                 MS. BONHAM: Objection.
2.2
                 THE WITNESS: There are many words
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    in English that mean the same thing.
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           Q.
                 I got it. I'm not asking you
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    whether or not they're synonymous, I'm asking
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Page 108 you what the actual word is. 1 2. MS. BONHAM: Objection. 3 Foundation. Vague. It sounds like what you're asking him is to define a word that's disputed 4 in this case in English in Italian. 5 6 MR. BLAKE: Nope. That's not what 7 I'm doing at all. MS. BONHAM: Okay. What's --8 9 0. The U.S. passport says the word 10 "sex" on it, right? 11 I honestly don't know because I 12 read those words at the same. I don't know 13 which one. 14 Q. So "sex" is spelled out s-e-x, 15 right? 16 Yes. S-e-x spells sex, and it is 17 the same word as "gender," though, in my 18 opinion. Q. Your testimony is that it means the 19 20 same word, but they are, in fact, different 21 They appear in different locations in the dictionary, right? 22 Uh-huh. 23 Α. Q. One has three letters and one has 24 25 six, seven?

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Page 109 Yeah. Like kindergarten all over. 1 Α. 2. Q. I quess it's six letters, right? I don't know which one's on there. 3 Α. I never noticed. Like I said, those words mean 4 the same thing to me. 5 I got it. I was just asking in 6 7 case you knew. Do you know if -- well, is the Italian passport written in English or Italian? 8 9 Α. It's written in Italian. 10 Q. Okay. Do you speak Italian? 11 A little bit. I believe it says Α. 12 "sex," but I could not tell you for certain. 13 Q. Well, I was going to ask you that. Do you know what the Italian word is for "sex"? 14 15 MS. BONHAM: Objection. Go ahead. 16 THE WITNESS: "Sessuale." 17 "Sessuale." And that's, what, Q. probably spelled s-e-x-u-a-l or something like 18 19 that? 20 No. I think it's s-e-s-s-u-a-l-e, Α. 21 but I could be wrong. 2.2 And do you know if there's an Italian word for "gender"? 23 24 MS. BONHAM: Objection. THE WITNESS: I'm sure there is. 25

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Page 110 But you don't know? 1 0. 2. Α. I don't know it. You don't know it. 3 0. 4 Α. It may be the same word. Okay. But at least at -- when you 5 0. 6 were writing that e-mail to the Italian 7 Consulate in Detroit, you were okay with the sessuale -- the sessuale entry on your passport 8 9 being female so long as you could just get the 10 passport, right? 11 It was more important to me to get 12 the passport than not have the passport, yes, 1.3 but I'm not okay with it saying the wrong 14 I would want it changed, but it was a 15 step in the right direction. 16 Do you travel a lot 17 internationally? 18 Α. A lot, no. 19 In the last five years, have you 20 had to use your passport? 21 Α. Yes. 2.2 And because you don't have an Q. Italian passport yet, you've had to use your 23 24 U.S. passport, right? 25 Α. Yes.

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- Q. Had you had your Italian passport issued, would you have used your Italian passport instead of your U.S. passport?
- A. It depends on the circumstances, but if we were just going on vacation and it was to a country that has no problem with U.S. passports, I would use it.
- Q. So what countries is it beneficial to use your Italian passport instead of the U.S. passport?
- A. If you're going to be staying a long time, it is pretty much hassle free if you have an Italian passport.
- Q. So would you have -- well, have you taken any trips like that in the last five years?
- A. No, but we plan to. I have family in Italy.
- Q. So if you had an Italian passport, even with an incorrect designation or what you contend is an incorrect designation, would you use that passport for this upcoming trip to Italy?
- MS. BONHAM: Objection. Incomplete hypothetical.

THE WITNESS: Well, most likely,
I'm going to go to Italy to get this corrected
unless Ohio updates my birth certificate, so
yes, I would have to.

Q. And in doing so, you would have to show people, either the TSA agents or the people at the port of entry, this passport with the female designation on it, right?

MS. BONHAM: Objection. Incomplete hypothetical. He, obviously, doesn't have the hypothetical document 'cause he can't get it.

THE WITNESS: Yeah. And that's not something that anyone wants to do. To have an identity document with the wrong gender on it is very stressful.

- Q. But you nevertheless would disclose this document with that female sex designation on it instead of showing them the U.S.
- passport, which has the male sex designation on it, right?
- MS. BONHAM: Objection. Misstates testimony. Incomplete hypothetical.
- THE WITNESS: Only when it was
  necessary. I wouldn't use it as a preference,

25 | I would want a document that was correct.

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Page 113 But when traveling to Italy to 1 2. attempt to change this designation, you would 3 use the Italian passport, right? MS. BONHAM: Objection. There's --4 it appears there's a misunderstanding, and I 5 just want the record --6 7 MR. BLAKE: Well, let him clear it up. If you think it's inaccurate, let him 8 9 clear it up. We don't need speaking 10 objections. If there's a misunderstanding, let 11 him answer, you can object, and then we can 12 take it from there. I don't want to hear your 1.3 characterization of what you think the misunderstanding is, I want to hear his 14 15 testimony, okay? 16 MS. BONHAM: I understand, but I'm 17 telling you, you're continually asking 18 questions that seem to have the premise wrong, 19 and we can go off the record and correct it. I 20 think it's a true misunderstanding, but we can 21 continue. That's your prerogative. 2.2 MR. BLAKE: Thank you. 23 Go ahead. 0. I am not sure what choice you think 24 Α. I would have if I had this passport, which I 25

don't. I would have to take it there and show it to people for a change. There would be no other option, but I don't have it because of this situation. I don't have my passport, correct or incorrect.

I guess I was talking about when

- you physically got on the plane to Italy, right, and when you go through customs, right, they -- you show them a passport and they stamp it to let you in, would you use the U.S. passport with the male identifier on it to go through that process or would you use the as-of-yet un-obtained Italian passport with the incorrect, according to you, female designation for sex?
- MS. BONHAM: Objection.
- 17 | Hypothetical.

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- THE WITNESS: I would consult with the Italian lawyer and ask them if it was the correct thing to do.
- Q. Okay. 'Cause you think it might be required -- if you have the Italian passport to travel to Italy, it might be required to use that, the Italian passport versus the U.S.

25 | passport?

Page 115 Α. Yes. 1 2. Q. Okay. You just don't know if that's true. If it's not true, you would use 3 the document with the male sex identifier on 4 it, right? 5 6 Α. Yes. 7 Okay. All right. If you go to the 0. next page -- sorry, Page 17, Paragraph 77. Let 8 9 me know when you're there. We're on exhibit --10 we're still on Exhibit 2. 11 Α. Okay. 12 Paragraph 77, you state that you 1.3 have been required to show your birth 14 certificate in other contexts. Do you see that? 15 16 Α. Yes. 17 We've talked about the Italian 18 Consulate, we've talked about the upcoming incident or upcoming occurrence with the --19 20 with Colorado. What other -- what other 21 incidents have you been required to show your 2.2 birth certificate? 23 When I originally tried to change Α. my Social Security information, I went into the 24 office in San Jose, California where I lived at 25

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the time and gave them my birth certificate and had to fill out the forms, said I wanted to update it, and the guy just looked at me like I was crazy. Said he had no idea what to do, so he went in the back. But when he went to the back, one at a time, all the other people that worked in the office came up to the window, practically pressed their face against the window and then left. And they did this, there were, like, ten of them. They all each came and stared at me. And then he came back and said they can't change it, and that was the end of that. So they basically all treated me like a zoo specimen and then did not update my information.

- Q. Did you feel bodily harm from the Social Security Administration in San Jose?
- A. It was not bodily harm, it was emotional distress.
- Q. Do you believe that ODH had anything to do with the policies and rules of the Social Security Administration in San Jose, California?
- A. Well, indirectly, all of this is due to them not doing the simple thing of

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Page 117 updating my birth certificate to reflect my 1 2. reality. 3 ODH doesn't control the way in which employees of the federal government at an 4 office in San Jose, California react to the 5 recordation of female on your birth 6 7 certificate, right? MS. BONHAM: Objection. Calls for 8 9 a legal conclusion. Argumentative. 10 THE WITNESS: They're responsible for the fact that I have to disclose that in 11 12 the first place. 1.3 ODH is responsible for the policy 14 or the rule that requires the Social Security Administration to review your birth 15 16 certificate? 17 MS. BONHAM: Same objection. 18 Misstates testimony. 19 THE WITNESS: They're responsible 20 for not updating my birth certificate and 21 forcing me to out myself to bureaucratic 2.2. officials. 23 But they're not acting in their official capacity, right? 24 MS. BONHAM: Objection. Calls for 2.5

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Page 118 a legal conclusion. Vaque. 1 2. THE WITNESS: Who was acting in 3 their official capacity? These employees. You aren't, like, 4 out in a park or something and they were 5 shaking you down for your birth certificate, 6 7 right? MS. BONHAM: Objection. 8 9 THE WITNESS: Well, they require 10 the birth certificate to update the -- well, 11 they didn't update it, but they wanted to see 12 it. 1.3 Q. And they requested it as part of their duties that they were performing for the 14 15 Social Security Administration, right? 16 Yes. If you can call it their 17 duties staring at someone like a zoo specimen, 18 yes. And ODH doesn't have anything to do 19 Q. 20 with whether or not Administration requires 21 submission of that document, right? 2.2 MS. BONHAM: Objection. Calls for 23 a legal conclusion. 24 THE WITNESS: ODH does very well and at let living people use documents for all 25

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Page 119 kinds of purposes that they need to do in their 1 2. lives, so yes. Yes, what? 3 0. They are responsible for that. 4 Α. So when or upon what basis do 5 0. you -- do you claim that ODH has set the 6 7 requirements or directed the Social Security agency to review the birth certificate? 8 9 MS. BONHAM: Objection. Misstates 10 testimony and calls for a legal conclusion. 11 THE WITNESS: They're not directing 12 them to do anything, all they control is the 1.3 birth certificate, which they refuse to update. 14 Yeah. ODH is the one that puts the 0. 15 information on the birth certificate, right? 16 And refuses to change it, yes. 17 And -- well, they change it pursuant to what their law requires them to do. 18 19 You would agree with that, right? 20 MS. BONHAM: Objection. Calls for a legal conclusion. Argumentative. 21 2.2 THE WITNESS: I don't know what their law is. 23 Okay. Any other context besides 24 Q. the Social Security agency that Italian 25

Consulate and the Colorado Bureau of Motor Vehicles?

MS. BONHAM: Yeah. I was also forced to produce my birth certificate when I got married in Buffalo, New York, and they hassled us and we ended up having to go, instead of Buffalo, we had to go to Niagara to get our wedding -- what do you call it -- our marriage license because they just accepted a passport there, and they did not want to accept documents that didn't match at the Buffalo location.

- Q. All right. And do you -- do you -- well, you would agree that the Ohio Department of Health doesn't dictate to whatever official you went to in Buffalo, New York about what documents they require before they issue a marriage license, right?
- A. Of course they don't dictate to any other authority, they only have control over the birth certificates they refuse to change.
- Q. And when you presented this birth certificate to the official in Buffalo, New York, you didn't fear bodily harm, did you?
  - A. Again, I don't fear bodily harm

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from government officials. They usually just cause emotional distress.

Q. Are there any other circumstances besides the Colorado Bureau of Motor Vehicles, the Italian Consulate, the Social Security Administration and the official in Buffalo, New York who refused to issue the marriage license?

MS. BONHAM: Objection. He's previously testified in the litigation that it's impossible to list every such circumstance.

think of off the top of my head is when I went to get my United States passport. Several instances there. My very first passport they issued, they only gave me a one-year limited valid passport that had a phrase in it about the Department of State expressly gives permission to renew this passport, like I was a criminal or something. And then a couple years later, they renewed it one more time and another one-year limited passport. Like, I don't know, maybe 15 years, I had a passport for two years, and when finally -- they changed the law during the Obama administration, I

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went -- you have to go to the post office to present your documents, so I had to give them to postal worker my birth certificate in. And I had gone to a different post office than I normally go to, but it was a gentleman I had seen before, he did not want to be disclosed to. He looked at it and turned 20 shades of red, and so it was very uncomfortable for both of us. And, yeah, so it's just a lot of hassles and a lot of emotional suffering.

Q. And like the other circumstances you've described, ODH doesn't set the policies or requirements for the U.S. passport service to what documents they require to issue the passport, right?

MS. BONHAM: Objection.

THE WITNESS: Of course they don't.

They only control their own system and the things that they decide to do. They don't control other authorities.

- Q. And when you presented the birth certificate to the folks in connection with obtaining your U.S. passport, you did not fear bodily harm, did you?
  - A. Like I said, I don't fear bodily

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Page 123 harm from government officials. 1 2. Q. None of these government officials are particularly dangerous, right? 3 MS. BONHAM: Objection. 4 THE WITNESS: I mean, who knows 5 individually what anybody's capable of, but 6 7 they are in a facility with cameras. They're not going to physically assault me when I come 8 9 in. 10 Q. Are there any other circumstances 11 which you can recollect as you sit here today? 12 That's all I can think of right Α. 1.3 now. 14 Have you had to produce or provide 0. 15 your birth certificate to anyone in connection with attendance at any school? 16 17 I do not believe so, no. Α. Have you ever showed it to any of 18 your friends? 19 20 Α. No. 21 Have you ever had to show your 22 birth certificate to any medical professionals? I don't believe so. 23 Α. 24 Q. Have you ever had to provide your birth certificate to receive any insurance? 25

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|    | Page 124                                    |
|----|---|
| 1  | A. I don't believe so.                      |
|    |   |
| 2  | Q. Employee benefits?                       |
| 3  | A. Before I had a passport, yes, I          |
| 4  | believe I had to show my birth certificate. |
| 5  | Yes, I did once.                            |
| 6  | Q. You showed your birth certificate        |
| 7  | to an employer?                             |
| 8  | A. Yes.                                     |
| 9  | Q. Which employer?                          |
| 10 | A. It would have been the Kroger            |
| 11 | company in 2001, maybe.                     |
| 12 | Q. You were applying for a position at      |
| 13 | Kroger?                                     |
| 14 | A. Yes.                                     |
| 15 | Q. Did you get the job?                     |
| 16 | A. Yes.                                     |
| 17 | Q. And who did you show your birth          |
| 18 | certificate to there?                       |
| 19 | A. The HR person.                           |
| 20 | Q. Did they make any comments or            |
| 21 | remarks about your birth certificate?       |
| 22 | A. No.                                      |
| 23 | Q. Did you fear bodily harm from the        |
| 24 | HR person at Kroger?                        |
| 25 | A. No.                                      |

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Page 125 Did the HR person harass you in any 1 0. 2 way? 3 Α. No. Kroger is a very -- very -what's the word -- fair. 4 5 Progressive? 0. Yes, progressive. They hire lots 6 7 of diverse staff. What about any other type of 8 Q. 9 benefits, governmental or anything like that, 10 have you ever had to show your birth certificate in circumstances other than the 11 12 ones we've already talked about? 13 Α. I don't think so. MR. BLAKE: I think that's all I 14 15 have, Elizabeth. 16 MS. BONHAM: Okay. We'll take a 17 short break. We might have a couple. 18 MR. BLAKE: All right. 19 (Recess taken.) 20 EXAMINATION OF BASIL ARGENTO 21 BY MS. BONHAM: 2.2 Q. Defendants' counsel has asked you to testify about whether you feel bodily harm 23 or physical harm in instances where you have to 24 disclose your birth certificate. Can you talk 25

about what you do feel in those instances?

- 2. Α. Yeah. There's a lot of anxiety about how I'll be treated. As you can see, 3 there are many instances where I was treated 4 poorly and it's a lot of times dehumanizing 6 because I'm telling something very personal 7 about myself that I don't want to be telling, a stranger, especially one that I think is going 8 9 to use it against me to make my life harder. 10 So, yeah, it's emotional. It takes an 11 emotional toll. And, you know, it's something 12 very simple that the Ohio Department of Health 1.3 could fix to cause trans people to have a much 14 easier time in their lives and not have to go
  - We've also talked today about several disputed terms and disputed theories around sex and gender in the litigation. Have you hired experts in this litigation?
    - Α. Yes.

through this.

- And do you work with the experts you've hired?
  - Α. Yes.
- 24 Are you relying on them to testify Q. about these matters? 2.5

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23

```
Page 127
                 Yes.
1
           Α.
2
                 What are you asking for in the
           Q.
     litigation?
3
                 I'm asking for my birth certificate
4
     to be corrected to say "male."
5
                 MS. BONHAM: We don't have anything
6
7
     further.
                 MR. BLAKE: I'm good. I have
8
9
    nothing.
10
                 MS. BONHAM: Okay. Thanks very
    much. He'll read and sign.
11
12
                  (The deposition was concluded at
13
                 1:55 p.m.)
14
15
16
17
18
19
20
21
22
23
24
25
```

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Page 128 Whereupon, counsel was requested to give 1 instruction regarding the witness's review of 2 the transcript pursuant to the Civil Rules. 3 4 5 SIGNATURE: 6 Transcript review was requested pursuant to the 7 applicable Rules of Civil Procedure. 8 9 TRANSCRIPT DELIVERY: 10 Counsel was requested to give instruction regarding delivery date of transcript. 11 12 Mr. Blake original regular. Ms. Bonham copy regular. 13 14 15 16 17 18 19 20 21 2.2 23 24 25

```
Page 129
                  REPORTER'S CERTIFICATE
1
2.
    The State of Ohio, )
3
                                   SS:
    County of Fairfield. )
4
5
                 I, Kimberly A. Kaz, RPR, a Notary
6
7
    Public within and for the State of Ohio, duly
    commissioned and qualified, do hereby certify
8
9
    that the within named witness, BASIL ARGENTO,
10
    was by me first duly sworn to testify the
11
    truth, the whole truth and nothing but the
12
    truth in the cause aforesaid; that the
13
    testimony then given by the above-referenced
    witness was by me reduced to stenotypy in the
14
15
    presence of said witness; afterwards
16
    transcribed, and that the foregoing is a true
17
    and correct transcription of the testimony so
    given by the above-referenced witness.
18
19
                 I do further certify that this
20
    deposition was taken at the time and place in
21
    the foregoing caption specified and was
22
    completed without adjournment.
23
2.4
2.5
```

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Page 130 1 I do further certify that I am not a relative, counsel or attorney for either 2 party, or otherwise interested in the event of 3 this action. 4 5 IN WITNESS WHEREOF, I have hereunto set my hand and affixed my seal of office at 6 7 Cleveland, Ohio, on this 13th day of September, 2019. 8 9 10 11 12 13 14 Kimberly A. Kaz, RPR, Notary Public within and for the State of Ohio 15 16 17 My commission expires March 31, 2023. 18 19 20 21 22 23 24 25

```
Page 131
                              Veritext Legal Solutions
1
                                  1100 Superior Ave
                                     Suite 1820
                               Cleveland, Ohio 44114
                                 Phone: 216-523-1313
3
4
      September 13, 2019
5
      To: Ms. Bonham
6
      Case Name: Ray, Stacie, et al. v. Director, Ohio Department Of Health,
7
      Et Al.
      Veritext Reference Number: 3493802
      Witness: Basil Argento Deposition Date: 8/29/2019
10
      Dear Sir/Madam:
11
      Enclosed please find a deposition transcript. Please have the witness
12
      review the transcript and note any changes or corrections on the
13
      included errata sheet, indicating the page, line number, change, and
14
      the reason for the change. Have the witness' signature notarized and
15
      forward the completed page(s) back to us at the Production address
16
      shown
17
      above, or email to production-midwest@veritext.com.
18
      If the errata is not returned within thirty days of your receipt of
19
      this letter, the reading and signing will be deemed waived.
20
2.1
      Sincerely,
2.2
      Production Department
23
24
      NO NOTARY REQUIRED IN CA
25
```

|     | Page 132  |
|-----|---|
| 1   | DEPOSITION REVIEW   |
|     | CERTIFICATION OF WITNESS                                    |
| 2   |   |
|     | ASSIGNMENT REFERENCE NO: 3493802                            |
| 3   | CASE NAME: Ray, Stacie, et al. v. Director, Ohio Department |
|     | Of Health, Et Al.   |
|     | DATE OF DEPOSITION: 8/29/2019                               |
| 4   | WITNESS' NAME: Basil Argento                                |
| 5   | In accordance with the Rules of Civil                       |
|     | Procedure, I have read the entire transcript of             |
| 6   | my testimony or it has been read to me.                     |
| 7   | I have made no changes to the testimony                     |
|     | as transcribed by the court reporter.                       |
| 8   |   |
| •   |   |
| 9   | Date Basil Argento  |
| 10  | Sworn to and subscribed before me, a                        |
| 1 1 | Notary Public in and for the State and County,              |
| 11  | the referenced witness did personally appear                |
| 12  | and acknowledge that:                                       |
| 12  | They have read the transcript;                              |
| 13  | They signed the foregoing Sworn                             |
|     | Statement; and  |
| 14  | Their execution of this Statement is of                     |
|     | their free act and deed.                                    |
| 15  |   |
|     | I have affixed my name and official seal                    |
| 16  |   |
|     | this, day of, 20  |
| 17  |   |
|     |   |
| 18  | Notary Public   |
| 19  |   |
|     | Commission Expiration Date                                  |
| 20  |   |
| 21  |   |
| 22  |   |
| 23  |   |
| 24  |   |
| 25  |   |

```
Page 133
1
                        DEPOSITION REVIEW
                     CERTIFICATION OF WITNESS
2
               ASSIGNMENT REFERENCE NO: 3493802
3
               CASE NAME: Ray, Stacie, et al. v. Director, Ohio Department
      Of Health, Et Al.
               DATE OF DEPOSITION: 8/29/2019
               WITNESS' NAME: Basil Argento
4
               In accordance with the Rules of Civil
5
         Procedure, I have read the entire transcript of
         my testimony or it has been read to me.
6
               I have listed my changes on the attached
7
         Errata Sheet, listing page and line numbers as
8
         well as the reason(s) for the change(s).
               I request that these changes be entered
9
         as part of the record of my testimony.
10
               I have executed the Errata Sheet, as well
         as this Certificate, and request and authorize
11
         that both be appended to the transcript of my
12
         testimony and be incorporated therein.
13
         Date
                                Basil Argento
14
               Sworn to and subscribed before me, a
15
         Notary Public in and for the State and County,
         the referenced witness did personally appear
         and acknowledge that:
16
               They have read the transcript;
17
               They have listed all of their corrections
18
                     in the appended Errata Sheet;
               They signed the foregoing Sworn
                     Statement; and
19
               Their execution of this Statement is of
20
                     their free act and deed.
               I have affixed my name and official seal
21
         this day of _____, 20____.
2.2
23
                     Notary Public
24
25
                     Commission Expiration Date
```

|    | Page 134   |
|----|--|
| 1  | ERRATA SHEET   |
|    | VERITEXT LEGAL SOLUTIONS MIDWEST   |
| 2  | ASSIGNMENT NO: 3493802   |
| 3  | PAGE/LINE(S) / CHANGE /REASON  |
| 4  | 121:18 / insert "must" before "expressly" / transcription error            |
| 5  | 121:18 / replace "gives" with "give" / grammar                             |
| 6  | 121:23 / insert "over" before "maybe" / transcription error                |
| 7  | 122:2-3 / replace "them to" with "the" / grammar                           |
| 8  | 122:3 / omit "in" / grammar  |
| 9  | 125:23 / replace "feel" with "fear" / transcription error                  |
| 10 |  |
| 11 |  |
| 12 |  |
| 13 |  |
| 14 |  |
| 15 | •  |
| 16 | , ,  |
| 17 |  |
| 18 |  |
| 19 |  |
|    | 10/11/19 CAMA  |
| 20 | Date Basil Argento   |
| 21 | SUBSCRIBED AND SWORN TO BEFORE ME THIS                                     |
| 22 | DAY OF October, 20 19.   |
| 23 | Malay ///  |
|    | Notary Public  |
| 24 | MICHAEL WELLS NOTARY PUBLIC  |
|    | STATE OF COLORADO  NOTARY ID 20184042146  MY COMMISSION EXPLESS 10/29/2022 |
| 25 | Commission Expiration Date   |
|    |  |

## Federal Rules of Civil Procedure Rule 30

- (e) Review By the Witness; Changes.
- (1) Review; Statement of Changes. On request by the deponent or a party before the deposition is completed, the deponent must be allowed 30 days after being notified by the officer that the transcript or recording is available in which:
- (A) to review the transcript or recording; and
- (B) if there are changes in form or substance, to sign a statement listing the changes and the reasons for making them.
- (2) Changes Indicated in the Officer's Certificate. The officer must note in the certificate prescribed by Rule 30(f)(1) whether a review was requested and, if so, must attach any changes the deponent makes during the 30-day period.

DISCLAIMER: THE FOREGOING FEDERAL PROCEDURE RULES

ARE PROVIDED FOR INFORMATIONAL PURPOSES ONLY.

THE ABOVE RULES ARE CURRENT AS OF APRIL 1,

2019. PLEASE REFER TO THE APPLICABLE FEDERAL RULES

OF CIVIL PROCEDURE FOR UP-TO-DATE INFORMATION.

## VERITEXT LEGAL SOLUTIONS COMPANY CERTIFICATE AND DISCLOSURE STATEMENT

Veritext Legal Solutions represents that the foregoing transcript is a true, correct and complete transcript of the colloquies, questions and answers as submitted by the court reporter. Veritext Legal Solutions further represents that the attached exhibits, if any, are true, correct and complete documents as submitted by the court reporter and/or attorneys in relation to this deposition and that the documents were processed in accordance with our litigation support and production standards.

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